

## Transcript of **DAVID FREEMAN**

Date: November 17, 2014

Case: MAHDAVI v. NEXTGEAR CAPITAL, INC., ET AL

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## Case 1:14-cv-00648-TCB, Document 66-3, Filed 02/04/15, Page 2 of 32 PageID# 826 DEPOSITION OF CORPORATE DESIGNEE, DAVID FREEMAN CONDUCTED ON MONDAY, NOVEMBER 17, 2014

1 (Pages 1 to 4)

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	1		3
1	IN THE UNITED STATES DISTRICT COURT	1	APPEARANCES
2	FOR THE EASTERN DISTRICT OF VIRGINIA	2	ON BEHALF OF PLAINTIFF:
3	Alexandria Division	3	JONATHAN EDWARD LEVINE, ESQUIRE
4	x	4	LEVINE DANIELS & ALLNUTT PLLC
5	JODI C. MAHDAVI, :	5	5311 Lee Highway
6	Plaintiff, :	6	Arlington, Virginia 22207
7	v. : Case No.:	7	(703) 525-2668
8	NEXTGEAR CAPITAL, INC., et : 1:14-cv-00648-TSE-TCB	8	
9	al., :	9	ON BEHALF OF DEFENDANT PAR SERVICES INC.:
10	Defendants. :	10	JAMES N. MARKELS, ESQUIRE
11	x	11	JACKSON & CAMPBELL PC
12		12	1120 Twentieth Street, NW, South Tower
13	Deposition of NEXTGEAR CAPITAL, INC.,	13	Washington, DC 20036
14	By and through its Corporate Designee,	14	(202) 457-1600
15	DAVID FREEMAN	15	
16	Washington, DC	16	ON BEHALF OF DEFENDANT NEXTGEAR CAPITAL INC.:
17	Monday, November 17, 2014	17	JAMES D. BRAGDON, ESQUIRE
18	11:05 a.m.	18	GALLAGHER EVELIUS & JONES LLP
19		19	218 North Charles Street, Suite 400
20	Job No.: 70226	20	Baltimore, Maryland 21201
21	Pages: 1 - 124	21	(410) 727-7702
22	Reported By: Lee Bursten, RMR, CRR	22	
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5		5	By Mr. Levine 119
6	JACKSON & CAMPBELL PC	6	
7	1120 Twentieth Street, NW	7	
8	South Tower	8	EXHIBITS
9	Washington, DC 20036	9	(Attached to transcript. Exhibits 5, 6, 7, and 9 were
10	-	10	•
	(202) 457-1600		not introduced.)
11	(202) 457-1600	11	not introduced.)  NEXTGEAR DEPOSITION EXHIBITS PAGE
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1	EXHIBITS CONTINUED	1	you've been chosen as the corporate representative
2	NEXTGEAR DEPOSITION EXHIBITS PAGE	2	for NextGear?
3	Exhibit 8 Demand Promissory Note and Loan 61	3	A Yes.
4	and Security Agreement	4	Q And you're here voluntarily today?
5	Exhibit 10 Collections Management Record 65	5	A Yes.
6	Exhibit 11 Condition Report 108	6	Q And you're here to testify on each of the
7	Exhibit 12 Howard letter to Mahdavi, 102	7	items designated in the notice of deposition?
8	6/13/14	8	A Yes.
9		9	Q Okay. Are there any of the items in the
10		10	designation that you're not prepared to testify to
11		11	today?
12		12	A No.
13		13	Q And who is your employer?
14		14	A NextGear Capital.
15		15	Q And what's your business address?
16		16	A 1320 City Center Drive. It's Carmel,
17		17	Indiana.
18		18	Q And where do you work?
19		19	A My residence is 4320. I work out of
20		20	Baltimore, Owings Mills, Maryland.
21		21	Q And what's the full address?
22		22	A 4320 Holbrook, H-O-L-B-R-O-O-K.
	6		8
1	PROCEEDINGS	1	Q That's in Baltimore?
2	DAVID FREEMAN	2	A Yes.
3	having been duly sworn/affirmed, testified as	3	Q Okay. And what is your job title at
4	follows:	4	NextGear?
5	EXAMINATION BY COUNSEL FOR PLAINTIFF	5	A Account executive.
6	BY MR. LEVINE:	6	Q Okay. And what are your job
7	Q Would you please state your full name.	7	responsibilities?
8	A David Freeman, F-R-E-E-M-A-N.	8	A Basically to grow my market and/or
9	Q And Mr. Freeman, you understand you're here	9	retention, as far as collect the money.
10	as a corporate representative for NextGear?	10	Q Okay. What is your market?
11	A That's correct.	11	A Baltimore. I cover Baltimore, a little bit
12	Q If you can take a look at what I've marked	12	of Pennsylvania, and that's pretty much it.
13	as NextGear 1.	13	Q When you say "Baltimore," the city of
14	(NextGear Exhibit 1 was marked for	14	Baltimore?
15	identification and attached to the deposition	15	A Basically you can say the State of
16	transcript.)	16	Maryland.
17	BY MR. LEVINE:	17	Q And how long have you been employed at
18	Q Have you seen this document before?	18	NextGear?
19	A I had not.	19	A I started with NextGear in June of '08.
20	Q You've never seen it? Okay. This was the	20	Q And when you started with NextGear, what
21	notice of deposition for NextGear to designate a	21	was your position?
22	corporate representative. Do you understand that	22	A General manager.
ь			<u> </u>

3 (Pages 9 to 12)

				0 (10900 3 00 11
		9		11
1	Q	And how long were you a general manager for	1	going to ask you questions. Your attorney may have
2	NextGe	ear?	2	an opportunity to object to some of those questions.
3	A	I guess about three years. And we	3	And do you understand that you're still required to
4	downsi	zed and moved our offices to Indiana, so I	4	answer those questions even if your attorney objects?
5	became	e an account executive in 2010.	5	A Yes.
6	Q	Have you had any other roles within the	6	Q So unless he instructs you not to answer,
7	compar	ny?	7	you still need to provide an answer.
8	A	No.	8	A Okay.
9	Q	So you've been an account executive since	9	Q Are we in agreement on that?
10	2010 to	the present?	10	A Yes.
11	A	Correct.	11	• • • • • • • • • • • • • • • • • • •
12	Q	Have you ever given a deposition before?	12	
13	A	No. This will be my first.	13	<i>y y y y</i>
14	Q	Okay. Have you ever testified in court	14	, j j
15	before?		15	
16	A	Yes.	16	
17	Q	And was that on behalf of NextGear?	17	
18	A	Yes.	18	
19	Q	And where was that?	19	•
20	A	I've been this case, I guess about two	20	
21		ago. And a couple of other cases.	21	8
22	Q	When you say "this case," do you mean	22	the same page that we're talking about the white BMW
		10		12
1	A	I guess against Baltimore-Washington.	1	650i?
2	Q	NextGear against Baltimore-Washington?	2	A Yes.
3	A	Yes.	3	Q You said you testified in NextGear's claim
4	Q	So not Mrs. Mahdavi's case?	4	against BW Auto. Have you testified in any other
5	A	Correct.	5	lawsuits on behalf of NextGear?
6	Q	Was that a hearing that you testified in?	6	A Yeah, about three other cases.
7	A	It was I want to say a I guess we	7	Q Okay. And when was that?
8	were p	outting claim against his assets at the time,	8	A I would not have the dates for that. Just
9	what d	lo you call that?	9	through the course of the years.
10		MR. BRAGDON: Preliminary injunction.	10	
11	A	Preliminary injunction against Molavi,	11	, ,
12	Mr. M		12	1
13	BY MI	R. LEVINE:	13	9
14	Q	The owner of BWA?	14	•
15	A	The owner of Baltimore-Washington.	15	
16	Q	And when was this?	16	
17	A	I'm going to say about two to three weeks	17	
18	_	don't have the exact date.	18	,
19	Q	Okay. And was a preliminary injunction	19	
20	entered		20	
21	A	Yes.	21	
22	Q	Since this is your first deposition, I'm	22	that name.

4 (Pages 13 to 16)

				4 (Pages 13 to 16)
		13		15
1	Q	Do you recall whose loan it was that	1	been filed in the case?
2	NextG	ear was trying to collect?	2	A Yes.
3	$\mathbf{A}$	The name of the company?	3	Q All right. And how about NextGear's answer
4	Q	Yes.	4	to the
5	A	They've since gone out of business. It's	5	A Yes.
6	been a	couple of years. So no, I don't have the name	6	Q NextGear's answer to the preliminary
7	of it	was actually down in Fredericksburg,	7	injunction?
8	Virgin	ia.	8	A Yes.
9	Q	Okay. Other than your attorney, have you	9	Q All right. And did you review Lisa Long's
10	discus	sed the facts of this case with anybody else?	10	affidavit?
11	A	No.	11	A Yes.
12	Q	Did you speak to Lisa Long about the case?	12	Q Did you discuss Lisa Long's affidavit with
13	A	That's my direct supervisor, so yes.	13	Lisa Long?
14	Q	So you did speak to Lisa Long?	14	A No. I actually just read it this morning.
15	A	Yes.	15	Q Okay. Did you do any investigation into
16	Q	All right. Did you speak to	16	the facts and circumstances for Ms. Long's affidavit,
17	A	Outside of the company, NextGear, no. Of	17	the facts and circumstances that form the basis of
18	course	e Lisa, and our attorneys.	18	her affidavit?
19	Q	Okay. So no one else besides Lisa Long at	19	MR. BRAGDON: Objection, form.
20	NextG	ear did you speak to?	20	A Rephrase the question, please.
21	A	No. No.	21	BY MR. LEVINE:
22	Q	Okay.	22	Q Sure. Ms. Long submitted an affidavit in
		14		16
1	A	Besides our attorneys, correct?	1	this case.
2	Q	Yes, besides your attorneys. Not including	2	A Okay.
3	_	ttorneys?	3	Q Did you do any investigation on your own to
4	Α	Yes. Lisa and our attorneys.	4	determine how she came up with the facts to put into
5	Q	Okay. Did you review any documents in	5	her affidavit?
6	prepar	ation for your deposition?	6	A No.
7	A	Yes.	7	Q So you're here to testify on the factual
8	Q	Okay. What documents did you review?	8	issues in the subject matter of the complaint?
9	A	Just the legal contracts. That was pretty	9	A Correct.
10	much	it.	10	Q And the factual allegations supporting
11	Q	Okay. When you say "the legal contracts,"	11	NextGear's responses in its answer to the complaint?
12	which	contracts?	12	A Correct.
13	A	Our contracts with Baltimore-Washington.	13	Q And the issues and subject matter in
14	Q	Did you review any of the pleadings in the	14	NextGear's answer to the complaint?
15	case?		15	MR. BRAGDON: Objection, form. You can
16	A	Yes, somewhat.	16	answer.
17	Q	Did you review Mrs. Mahdavi's complaint?	17	A Correct.
18	A	Yes.	18	BY MR. LEVINE:
19	Q	Did you review NextGear's answer to the	19	Q And you're also here to testify to each
20	compl	aint?	20	fact learned by NextGear subsequent to the filing of
21	A	Yes.	21	its answer to the complaint?
22	Q	Did you review any of the motions that have	22	MR. BRAGDON: Objection, form. You can
1				

5 (Pages 17 to 20)

			5 (Pages 17 to 20)
	17		19
1	answer.	1	A Okay.
2	A I guess we've already provided a response.	2	Q Have you seen this document before?
3	BY MR. LEVINE:	3	A I have glanced at it, yes.
4	Q Yes, but you've been designated, issue	4	Q Okay. When did you glance at it?
5	number 3 on the notice of deposition says "Each fact	5	A This morning.
6	learned by NextGear subsequent to the filing of its	6	Q And that was the first time?
7	answer to the complaint that enables NextGear to	7	A Yes.
8	either admit or deny an allegation in the complaint	8	Q Do you have any facts that would change any
9	to which it previously answered that it lacks	9	of NextGear's answers?
10	sufficient knowledge or information with which to	10	A No.
11	admit or deny such allegation in the complaint."	11	Q In that answer to the complaint?
12	In other words, NextGear's answer to	12	A No.
13	paragraph 9 of the complaint, you're here for that,	13	Q You're not aware of any facts that would
14	you've been designated on that, correct?	14	change NextGear's answer?
15	MR. BRAGDON: Objection, asked and	15	A No.
16	answered. I'll just point out NextGear's attorneys	16	Q Have you ever done any investigation to
17	are also investigating. He won't be testifying about	17	determine whether any answers need to be
18	any investigation the attorneys have done or what the	18	A I was directly involved with everything, so
19	attorneys' trial strategy is.	19	yes.
20	MR. LEVINE: He's testified that he's here	20	Q Okay. So just for the court reporter's
21	for all of these designations.	21	sake and for my sake, try to let me finish my
22	MR. BRAGDON: Yes.	22	question. Sometimes I'll pause before the end and
	10		
	18		20
1	MR. LEVINE: So I need to establish that he	1	you'll want to give an answer, and that's fine, but
2	actually knows something that he can testify on these	2	it will be easier if you wait until I finish my
3	designations. Otherwise, someone else is going to	3	question before you give your answer.
4	have to be deposed and I'm going to keep the	4	A Okay.
5	deposition open until we get the right person.	5	Q So you were directly involved in helping
6	MR. BRAGDON: Ask him what he knows.	6	prepare the answer?
7	MR. LEVINE: We're getting there, okay?	7	A No.
8	MR. BRAGDON: I'm just making the point	8	Q Okay. What were you directly involved in?
9	that NextGear is being represented by attorneys who	9	A As far as looking for the collateral
10	are also the way that topic is worded I think is a	10	inventory.
11	little broad. That's all I'm saying. So we object,	11	Q And so what was your involvement?
12	and we mention that. He would not know the trial	12	A So once we discovered that they had
13	strategy.	13	defaulted and had moved the vehicles, we went to
14	MR. LEVINE: You didn't submit any written	14	we keep a record of every audit. So we went to every
15	objection to the designation. So we're here today.	15	place that we had conducted an audit and verified a
16	He's been designated. He's your guy.	16	vehicle. We actually have so we visited every
17	(NextGear Exhibit 2 was marked for	17	every gas station, every dealership in the area,
18	identification and attached to the deposition	18	basically, looking for inventory.
19	transcript.)	19	Q Okay. When you say "they defaulted," who
20	BY MR. LEVINE:	20	are you referring to?
21	Q I would like you to take a look at what's	21	A Baltimore-Washington.
22	been marked NextGear Exhibit 2.	22	Q Okay. And when did you discover that they

6 (Pages 21 to 24)

			6 (Pages 21 to 24)
	21		23
1	had defaulted?	1	discovered that the vehicles were missing.
2	A It was in April. I don't have the exact	2	Q So it was April of 2014, not March of 2014?
3	date. I just know I was contacted on a Monday night.	3	A April or March. That's what I'm saying. I
4	I visited the lot on a Tuesday morning. And there	4	don't have the exact dates. I don't recall.
5	were 13 cars on the lot out of 63.	5	Q Okay. Now, you said you spoke with Lisa
6	Q Okay. Was this on or about April 16th or	6	Long about this matter?
7	17th?	7	A Correct.
8	A Yes, I would say that.	8	Q What conversations did you have with her?
9	Q And did you personally go look for the	9	A So as soon as I discovered our vehicles
10	vehicles?	10	were missing, I called her and let her know how much
11	A Yes.	11	inventory we had missing at the time. Continued to
12	Q Did anyone go with you?	12	attempt to contact Molavi, who was the owner.
13	A No. A couple of times myself and Lisa rode	13	Actually, it was sitting with Alex, who was the
14	together. She's actually from out of town, so she	14	general manager at the time.
15	would come into town. We rode. But basically I was	15	Q You went to
16	by myself. We had some other people in the area by	16	A I went to the dealership.
17	themselves.	17	Q visit him
18	Q Okay. Anybody from Manheim go with you?	18	MR. BRAGDON: Just let him finish his
19	A Yes.	19	question.
20	Q Who was that?	20	BY MR. LEVINE:
21	A I can't even recall his name right now.	21	Q So you went to BW Auto and spoke with
22	But yes, a representative did come. I just can't	22	Mr. Molavi and Alex Mahdavi?
	22		24
1		1	
1	recall his name.  Q And what was Manheim going with you to look	1	A Can I answer now?
2	Q And what was Manheim going with you to look for the cars for?	2 3	Q Yes.
4		4	MR. BRAGDON: Sorry.  A So Molavi was not there. I actually spoke
5	A Manheim actually had a lawsuit as well. It started with Manheim. There were they extended a	5	A So Molavi was not there. I actually spoke with Alex Mahdavi.
6	line above our credit line about 300,000. We had	6	BY MR. LEVINE:
7	what we called a 30-day float at the time. And	7	Q Okay.
8	within those 30 days, the vehicle was not paid or	8	A Alex Molavi did not respond via
9	that 300,000 was not paid.	9	telephone that day. I actually went to the house the
10	So actually 60 days, Manheim contacted	10	next day.
11	them, let them know pretty much that they were going	11	Q What's Mr. Molavi's first name?
12	to be defaulted and repo'd.	12	A Khazeyer Molavi.
13	Q How do you know Manheim contacted them?	13	Q Does he go by another name?
14	A I was told by Molavi.	14	A I just call him Molavi.
15	Q By who?	15	Q Okay. And what did when you met with
16	A Molavi, the owner of Baltimore-Washington.	16	Alex Mahdavi, what did he say to you?
17	Q Okay. And when was that?	17	A He basically had his hands in the air. He
18	A That Tuesday morning. Actually Wednesday.	18	acted like he didn't know what was going on.
19	Q When did Manheim contact BWA to inform them	19	Basically said, you know, get in contact with Molavi.
20	of the default?	20	And he provided me at the time I guess about 20 bill
21	A That was Monday night, the 15th of April or	21	of sales, as I was doing my inventory. And then I
22	16th. Then I went there Tuesday morning and	22	guess the additional remaining vehicles, he said he
ــــــــــــــــــــــــــــــــــــــ	Tour Then I went diete Tuesday morning and		guess the auditional remaining venicles, he said lie

7 (Pages 25 to 28)

			7 (Pages 25 to 28)
	25		27
1	did not know where they were.	1	Q You assume?
2	Q Okay. You say he acted like he didn't know	2	A I mean, I'm sure that we have falsified
3	what was going on.	3	titles. I'll say that.
4	A Mm-hmm.	4	Q And how do you know the titles are
5	Q So you didn't believe him?	5	falsified?
6	A Alex ran day-to-day operations, so I	6	A Because we have the originals still in our
7	actually never spoke with Molavi. Maybe occasionally	7	files. The other part was I actually and again,
8	I would stop by, Molavi was there, we would shoot the	8	I'm not good with dates, I don't have the dates down,
9	breeze a little bit. But pretty much on the	9	but I actually went to the hearing with the MVA, who
10	business, I dealt with Alex daily.	10	they met with the head of investigations with the
11	Q But my question is, you didn't believe him	11	MVA, who was Mr. Sherman.
12	when he was acting like he didn't know what was going	12	Q When was this?
13	on?	13	A This would have had to be in I would say
14	A Correct. I did not.	14	May, early May. This happened in April.
15	Q Okay. And what information do you have	15	Q And you say it was a hearing?
16	that would show that he did know what was going on,	16	A Yes, a deposition for them as well.
17	other than the fact that his position as the	17	Q Who was deposed?
18	day-to-day running the day-to-day operations?	18	A It was Molavi and Alex actually had to
19	A I wouldn't have any I didn't have	19	appear. I wasn't allowed to sit in on it, so I don't
20	anything else besides that he was involved in the	20	have any particulars. But when I met them there, I
21	day-to-day actions.	21	talked to Mr. Sherman, and he had basically let us
22	Q Today, do you have any other information	22	know they had produced some titles. They actually
	26		28
1	that would show that he knew what was going on with	1	was supposed to have been cut off from doing that.
2	the what you claim is moving the vehicles around?	2	But he wasn't sure at the time how they got activated
3	MR. BRAGDON: I'm just going to object to	3	in the system.
4	the extent that information has been provided	4	Q Okay. So Mr. Sherman is an investigator
5	formally in this case. He's reviewed those	5	for the
6	submissions as well.	6	A Yes, he's actually the head of
7	A So at this time I'm not sure. I don't	7	investigations for the MVA.
8	think I don't believe so.	8	Q And that would be the Maryland
9	BY MR. LEVINE:	9	A Maryland Vehicle Association.
10	Q Okay. So other than the fact that Alex ran	10	MR. BRAGDON: If it helps, I think what
11	the day-to-day operations, you're not aware of any	11	he's referring to is the replevin hearing.
12	facts that would show that he knew about any scheme	12	BY MR. LEVINE:
13	by BW Auto to defraud NextGear?	13	Q And did Mr. Sherman provide documents to
14	MR. BRAGDON: Objection. Same objection as	14	NextGear on that issue of
15	before.	15	A Not at that time. I don't know if we
16	A I would say yes to that question, that	16	gathered anything since then, but not at that time,
17	yes, that I I definitely think that we have some	17	no. Like I said, I wasn't able to go into the
18	things that show that he was involved in the fraud.	18	hearing.
19	BY MR. LEVINE:	19	Q And was Mr. Sherman deposed, do you know?
20	Q And what are those things?	20	A No, I do not know. When you say
21	A I would assume that we have falsified	21	"deposed" I'm sorry. He was the one holding the
22	titles.	22	meetings.

8 (Pages 29 to 32)

				8 (Pages 29 to 3.
		29		31
1	Q	Mr. Sherman held the meeting?	1	Q Has anyone at NextGear had contact with him
2	A	Yes.	2	
3	Q	Was this in court?	3	A Yes. Yes. I think that Lisa did speak
4	A	This was actually at the MVA, at their	4	
5	office.	•	5	
6	Q	At the MVA?	6	
7	A	Yes. Maryland Vehicle Association.	7	follow up with her?
8	Q	And who at NextGear was involved in the	8	A With her, yes.
9	investi	gation with the MVA?	9	Q When did she tell you this?
10	A	Myself just appeared.	10	A I know there was a few emails outstanding.
11	Q	So you worked with Mr. Sherman?	11	I guess about three weeks ago.
12	A	On occasion. He'll contact me in reference	12	Q There are emails between NextGear and
13	to diffe	erent dealers, or I'll contact him as well, if	13	Mr. Sherman at the MVA?
14		s have some issues or some outstanding titles.	14	A Yes.
15	Q	Okay. But you communicated directly with	15	Q And these emails are about possible
16	Mr. Sh	erman	16	•
17	A	Yes, I communicated with	17	
18	Q	regarding the BW Auto	18	Q Has NextGear produced any of these emails
19	A	Yes.	19	
20	Q	title issues?	20	
21	A	Yes.	21	
22	Q	And what did Mr. Sherman tell you about the	22	A I would assume so.
		· · · · · · · · · · · · · · · · · · ·		
		30		32
1	titles th	nat you were questioning?	1	Q Were you copied on these emails?
2	A	So at the time he had a number of	2	A No.
3		nding titles. He was trying to get an idea of	3	<b>3</b>
4		was legal buy or purchase versus what was	4	
5		ulent that was outstanding.	5	- I I I I I I I I I I I I I I I I I I I
6	Q	Okay. And Mr. Sherman said that some of	6	
7	the title	es were fraudulent?	7	
8	A	Yes.	8	•
9	Q	Did he identify which titles were	9	11 100
10	fraudu		10	2
11	A	No, he did not. I provided him a list of	11	3,12 1 11 12 11 11 11 11 11
12	what v	we had on file, a list of our titles.	12	¢
13	Q	Have you spoken with Mr. Sherman since this	13	
14	meetin		14	· · · · · · · · · · · · · · · · · · ·
15	A	I have not, no.	15	
16	Q	Has Mr. Sherman provided any documents to	16	
17	NextG	ear subsequent to your meeting with him?	17	7 Mr. Sherman?
18	A	I do not believe so.	18	
19	Q	Has Mr. Sherman stated what the results of	19	
20	his inv	estigation were?	20	
21	A	No. Like I said, I haven't had contact	21	
22	with h	im.	22	(NextGear Exhibit 3 was marked for

9 (Pages 33 to 36)

	33		35 (Fages 33 to 36)
-		1	
1	identification and attached to the deposition	1	trying to get in contact with Molavi to find out
2	transcript.)	2	where the vehicles were. As I said, I probably sat
3	BY MR. LEVINE:	3	in the office with Alex for probably about two or
4	Q Take a look at that, please. Do you	4	three hours, waiting for a response from Molavi. At
5	recognize that document?	5	that time, I actually left and then I drove down to
6	A Yes.	6	Molavi's home the next morning.
7	Q Have you seen it before?	7	Q Okay. When you sat with Alex for two to
8	A Yes.	8	three hours, what did you guys talk about?
9	Q And are all the answers true and correct to	9	A How did he get in the situation. At that
10	the best of your knowledge?	10	time, he disclosed that Molavi may have a gambling
11	A Yes.	11	problem. And he was gathering up my bill of sales at
12	Q Did you participate in providing	12	the time.
13	information to respond to the interrogatories?	13	Q Okay. And he provided all the bills of
14	A No.	14	sale to you?
15	(NextGear Exhibit 4 was marked for	15	A Well, 20 at the time.
16	identification and attached to the deposition	16	Q 20?
17	transcript.)	17	A 20.
18	BY MR. LEVINE:	18	Q Did that include the bill of sale for the
19	Q Take a moment and review that document,	19	BMW?
20	please, that's been marked as NextGear 4.	20	A No.
21	Have you had a chance to review that?	21	Q What else did Alex tell you when you were
22	A Yes.	22	with him?
	34		36
1	Q Okay. Have you seen that document before?	1	A That was pretty much it.
2	A Yes.	2	Q Did you ask him about the BMW during this
3	Q And are all the responses true and accurate	3	meeting?
4	to the best of your knowledge?	4	A Not specifically, no. It was like I
5	A Yes.	5	said, we had, what, 63 units, 13, so we were missing
6	Q Did you see the documents that NextGear	6	50-something units. So no, I just asked where the
7	produced in response to those requests for production	7	majority of the vehicles were.
8	of documents?	8	Q And what did he tell you?
9	A Yes.	9	A He said, "I don't know, I'll have to speak
10	Q Are there any additional documents that	10	with Molavi."
11	NextGear needs to produce in response?	11	Q Are you aware of any facts as we sit here
12	MR. BRAGDON: Objection. You can answer.	12	today that would show that Alex knew where the
13	A No.	13	vehicles were located?
14	BY MR. LEVINE:	14	MR. BRAGDON: Objection. You can answer.
15	Q So you stated earlier that you had a	15	A Well, we actually located the one at his
16	conversation with Lisa Long, that you informed her	16	house so that he didn't know where one of the
17	that the vehicles were missing, you informed her of	17	vehicles were.
18	the situation?	18	BY MR. LEVINE:
19	A Yes.	19	Q But you said that you didn't ask him
20	Q And what other conversations did you have	20	specifically about the BMW.
21	with Ms. Long about BW Auto and the	21	A No, I said vehicles in general. So
22	A So at that point, we were basically just	22	rephrase the question. If I understand
	22 So at that point, we were busicany just	<u> </u>	replicate the questions in a unucistantia

10 (Pages 37 to 40)

			10 (Pages 37 to 40)
	37		39
1	Q Are you aware of any facts that would show	1	That's when we had someone else go by to verify.
2	that Alex did know where the vehicles were?	2	Q And what were the other two vehicles
3	A So the facts that say he did know? So not	3	besides the BMW?
4	all of them, but in reference to that 645, like I	4	A If I can remember correctly, there was a
5	said, we actually were visiting their homes and prior	5	truck that was receivable. It was a pickup truck and
6	addresses where we had verified vehicles before. And	6	an Expedition.
7	that's when we discovered the 645 at his house. So	7	Q Were either of those vehicles what you
8	he would have known where the vehicle was.	8	would consider to be NextGear's vehicles?
9	Q When you say "the 645," you mean	9	A That's what I said, we didn't get a chance
10	A The BMW.	10	to verify, there were some people out or something
11	Q What do you mean when you say you had	11	like that, so he did not stop to verify the VIN
12	discovered vehicles at his home before?	12	number at that time.
13	A So I didn't say at his home before. I said	13	Q And today do you know whether those other
14	we visited every dealership or place where a vehicle	14	two vehicles are considered NextGear vehicles?
15	had been verified via our audit. So gas stations,	15	A No, we never confirmed that, no.
16	prior dealerships. We visited Molavi's home and his	16	Q So they've not been repossessed?
17	home. That's when we discovered the BMW at his	17	A No. They're still missing.
18	house. So we visited the dealer's home. Anybody	18	Q How many vehicles has NextGear recovered of
19	involved in that dealership, we actually visited	19	the ones that were missing in this situation?
20	their place of residence.	20	A So at the time, we collected 13 vehicles.
21	Q And that is just in relation to the current	21	Since the initial 13, I want to say three more.
22	loan default by BW Auto?	22	Q The 13 that were initially recovered, where
	38		40
1	A Correct.	1	were they recovered from?
2	Q Not on prior occasions?	2	A From the lot, from Baltimore Washington's
3	A No. Not on prior occasions.	3	lot.
4	Q So this was the first time that NextGear	4	Q And you've recovered three more?
5	had gone to Alex's house?	5	A Three more since then, yes.
6	A Correct.	6	Q And which vehicles are those?
7	Q Okay. And at the time who went to	7	A No idea.
8	Alex's house?	8	Q And where were they recovered?
9	A Actually, I had gone there the day before,	9	A He actually brought a couple of them back
10	a couple of days. He and Molavi live like a block	10	to the lot for us to pick up.
11	from one another. So actually that night we	11	Q Who did?
12	discovered, he had I think John Goodyear, who is one	12	A I'm assuming Molavi. I'm not sure who had
13	of our collectors, was in town helping, and he	13	them brought back.
14	actually went by the home and located that vehicle.	14	Q Okay. So he assisted in NextGear
15	Q And this is April of 2014?	15	recovering the vehicles?
16	A Correct.	16	A Yes.
17	Q And did you talk to Mr. Goodyear about what	17	Q Other than the BMW, were any other vehicles
18	he saw when he went to the home?	18	repossessed at somebody's home?
19	A Basically that it was like, if I	19	A No. No other vehicles were located.
20	remember correctly, it was probably three vehicles	20	Q No other vehicles were located?
21	that were there, that we thought were ours, but he	21	A No.
22	didn't get a chance to verify the VIN numbers.	22	Q Okay. And the BMW at Mrs. Mahdavi's home,
		4	

11 (Pages 41 to 44)

		_	11 (10900 11 00 11)
	41		43
1	at the time it was taken, was it parked in the	1	Q I'm going to ask you about Mrs. Mahdavi's
2	driveway?	2	purchase of the BMW.
3	A I'm assuming so. I wasn't there.	3	A Okay.
4	Q It wasn't concealed in any way?	4	Q And tell me what you know about her
5	A No.	5	purchase of the BMW.
6	Q It was out in the open?	6	A So we were not made aware that the vehicle
7	A Yes.	7	was supposed to have been purchased until after it
8	Q But on her property?	8	was repossessed. Again, I spoke with Mahdavi during
9	A Yes.	9	the time of the default.
10	Q Did Mr. Mahdavi provide any assistance in	10	And he never made mention of that 645 being
11	recovering any of the vehicles?	11	purchased or the location of it. Once the vehicle
12	A No.	12	was repossessed and we were made aware that it was
13	Q Are you aware of any steps that Mr. Mahdavi	13	supposed to have been purchased, a couple of things
14	took to conceal the location of the vehicles?	14	that we had noticed on the bill of sale, it was
15	A No.	15	actually purchased by Ms. Mahdavi prior to it being
16	Q Was anyone at NextGear aware of any steps	16	floor planned, meaning before we actually did the
17	Mr. Mahdavi took to conceal the location of any of	17	financing for it, which, again, is illegal.
18	the vehicles?	18	I guess the second part of that, once we
19	A Not that I'm aware of.	19	saw the registration, it was actually registered to
20	Q Are you aware of what Mr. Mahdavi's	20	not their address, but a wholesale office that he had
21	specific role would have been in obtaining what you	21	had in the past.
22	called fraudulent titles?	22	Q Who is "he"?
	42		44
1	MR. BRAGDON: Objection to form. You can	1	A Mr. Mahdavi. It was actually under her
2	answer.	2	name. I want to say it was in Temple Hills, but I
3	A He was in charge of financing. So to	3	don't have the exact address. Basically their
4	process a loan, pretty much he did all the paperwork.	4	residence address was not used on the bill of sale.
5	BY MR. LEVINE:	5	Q And what did that tell you?
6	Q Okay.	6	A That there was something being concealed.
7	A So I would assume that he was the one who	7	Q When did you learn of this?
8	was actually pulling those titles. He would actually	8	A After the car had been picked up, once they
9	pull them through the system.	9	disclosed that they had purchased the vehicle. So
10	Q Okay. But you don't actually know, you	10	this was provided I'm assuming by them, by
11	don't have any facts?	11	Mr. Mahdavi. They forwarded us I think the bill of
12	MR. BRAGDON: Objection. He just provided	12	sale.
13	some facts.	13	Q What did NextGear do independently prior to
14	BY MR. LEVINE:	14	repossessing the BMW to determine whether it had been
15	Q Other than his position, are you aware of	15	transferred to Mrs. Mahdavi?
16	his direct involvement in obtaining fraudulent car	16	MR. BRAGDON: Objection. You can answer.
17	titles?	17	A Like I said, we weren't aware of any
18	A No.	18	vehicles. So when we take our receivable list, I had
19	Q Is anyone at NextGear aware of	19	marked off what was supposed to have been sold.
20	Mr. Mahdavi's direct involvement in obtaining	20	Anything on that inventory list, we can pick up, we
21	fraudulent car titles?	21	have UCC to those vehicles.
22	A Not that I'm aware of.	22	BY MR. LEVINE:
		1	

12 (Pages 45 to 48)

45 47 So the BMW was on your inventory list? 1 A Yes. 2 2 And when did you become the account Correct. Q 3 3 And other than looking at the inventory executive for them? list, did you do anything to determine whether any of 4 4 I've been dealing with them since 2008, I 5 the vehicles had been sold? 5 want to say. 6 6 Q Okay. And other than the recent issues 7 Do you know whether anyone at NextGear did 7 with their default, have there be any other issues Q 8 anything to see whether any of the vehicles on the 8 with BW Auto? 9 inventory list had been sold? 9 No other issues. 10 10 And the BW Auto's loan, Mr. Mahdavi is not A Well, I guess when you say had they been 11 sold, again, I spoke with Mr. -- with Alex for two 11 on that loan, is he? 12 hours. He provided me 20 bill of sales at that time. 12 No. 13 13 Are you aware of what the relationship So that was not disclosed at that time. So if it was Q 14 sold at that time, it actually was sold I want to say 14 between Mr. Mahdavi and Mr. Molavi is? 15 in March, early March. So it wasn't disclosed to us 15 I do not, no. 16 16 at that time that it was sold. 0 Mr. Mahdavi is not an owner of BW Auto, is 17 Did you provide Alex with a list of cars --17 he? 18 18 Yes. Yes. He's not on the contract. 19 19 And the BMW was on the list of receivables? When did BW Auto first notify -- excuse me. 20 20 Strike that. When did NextGear first notify BW Auto A Yes. 21 21 Q And so you asked him to get bills of sale that it was in default on its loan? 22 for the BMW? 22 So that day, I guess the 16th or 17th, 46 48 1 whatever that Tuesday was. A I asked him to get whatever was sold. So 1 2 2 any vehicle, out of the 63 units, provide us with a Of April 2014? 3 bill of sale that whatever you have sold. So go 3 A Yes. So whenever -- whenever I was there 4 and there was only 13 vehicles on the lot, it was through your records, give us a bill of sale on 4 5 5 either "Hey, where are our cars," or "You need to pay whatever you have sold at that time. 6 Okay. 6 us." So at the time, Mr. Molavi said he didn't know 7 7 where the cars were, he sold them all, he hid them, So it was not disclosed at that time. 8 Again, it was not disclosed until after the car was 8 whatever he did. He said that --9 9 I'm sorry. Mr. Molavi or Mr. Mahdavi said repossessed. that? 10 I understand that. My question is, without 10 11 it being disclosed, is there any way NextGear could 11 Mr. Molavi. When I visited him at his 12 have known independently? 12 house, he would not disclose where the vehicles were. 13 13 No, there's no way. 14 You can't check the MVA records on your 14 But he just asked for 30 days, and he would Q 15 15 own? try to make everything whole. 16 16 Okay. And what did Mr. Molavi tell you We don't have access to MVA records. 17 when you visited him at his house? Again, that's when usually Sherman, he'll contact us 17 18 if there's a problem. If he gets an MVA complaint, 18 In reference to? 19 it usually comes from a customer, is how he knows 19 Q The loan. 20 20 Again, he just basically said he needed there's trouble. 21 Q Were you the account executive for BW 21 some time, "Dave, can I get some time, about 30 22 22 Auto's loan with NextGear?

13 (Pages 49 to 52)

				13 (rages 49 to 32)
		49		51
1	Q	Did he say that he concealed the vehicles?	1	weekend?
2	A	He said he would not tell me where they	2	A No.
3	were.		3	Q Did you go to the lot on Monday?
4	Q	Okay. Did he	4	A No.
5	A	He said he did have the vehicles moved,	5	Q You went to the lot on Tuesday?
6	yes.		6	A Tuesday.
7	Q	Mr. Molavi said he had them moved?	7	Q And the lot was completely empty on
8	A	He said he had the vehicles moved, but he	8	Tuesday?
9	would	not disclose where they were.	9	A It had 13 vehicles.
10	Q	Okay. Did he tell you who helped move	10	Q Only 13?
11	them?		11	A Yes.
12	A	No.	12	Q And how many vehicles were on the lot the
13	Q	Did he say that Mr. Mahdavi helped him?	13	Friday before?
14	A	He didn't say anyone helped him. But I do	14	A I would say 65, 70. 70 vehicles.
15		Mr. Mahdavi was there the night they got moved,	15	Q Okay. And what conversation was with
16		se I just spoke with him on the phone.	16	Manheim on Monday?
17	Q	Where is "there"?	17	A So that's when I guess they were trying to
18	A	So I called the office, and I was actually	18	collect on the 300,000 that they were defaulted on.
19		phone with Alex that evening.	19	Q Okay. Who communicated with BW Auto, who
2.0	Q	You called he was at BW Auto?	20	from Manheim communicated with BW Auto?
21	A	Yes. I talked to him on the phone at BW	21	A I don't have his name. Let me see if I
22	Auto.		22	have that here. Yeah, I don't have his name.
		50		52
1	Q	And you say the night that they were moved?	1	Q How do you know that Manheim communicated
2	A	So I got there Tuesday morning.	2	with BW Auto?
3	Q	Yes.	3	A When I got to Molavi's home, he had
4	A	And that's where the cars I'm assuming	4	indicated that he was on the phone, that he had spoke
5	they w	vere moved that night, between that evening and	5	with Manheim.
6	that m	norning.	6	Q Okay. What did Mr. Molavi tell you about
7	Q	Okay. Why do you assume that?	7	his communication with Manheim?
8	A	Because I go by there all the time, so the	8	A He was a little bit upset and frustrated
9	lot wa		9	with Manheim. His exact words were "After 20 years
10	Q	On what day?	10	of doing business with them, they basically
11	A	That Friday, as a matter of fact.	11	threatened me."
12	Q	Okay. And then on what day were they	12	Q Did he tell you who he was speaking with at
13	moved		13	Manheim?
14	A	So between Monday and Tuesday morning.	14	A He did. Again, I can't recall name.
15		said, the conversation with Manheim took place	15	Q Okay. And so Manheim had its own loan to BW Auto?
16 17	on Mo	onday evening.  So I'm sorry, you had been by the lot the	16 17	A Correct.
18	_	before?	18	Q And it had its own collateral?
19	riiday <b>A</b>	Yes.	19	A Correct. The cars would be considered the
20	Q	And the lot was full?	20	collateral.
21	A	Yes.	21	Q Okay. And is there overlap between the
22	Q	And then did you go to the lot over the	22	cars, the collateral that's Manheim's collateral and
	~		1	, Commercial man of the minimum of the control of the con

14 (Pages 53 to 56)

				14 (Pages 53 to 56)
		53		55
1	that's l	NextGear's collateral?	1	A In Manheim, Pennsylvania.
2	A	Is there overlap? No.	2	Q Manheim, Pennsylvania. And when did the
3	Q	They're all different cars?	3	title arrive at NextGear?
4	A	Yes.	4	A So usually we get the title a day or two
5	Q	Manheim's cars are Manheim's cars?	5	after the car is purchased. They overnight the
6	A	Correct.	6	titles to us, to our headquarters.
7	Q	And your cars are NextGear's cars?	7	Q And did that happen in this case?
8	A	Correct.	8	A Yes.
9	Q	Okay. And the BMW was not Manheim's car?	9	Q How do you know that?
10	A	No. It's on our receivable. You should	10	A Because we have the title on file.
11	have a	actually got a copy of the receivable.	11	Q Who has the title now?
12	Q	Now, how did NextGear come to possess the	12	A We still have our title that was sent from
13	title to	the BMW?	13	the auction.
14	A	So any time the vehicle is purchased from	14	Q And who has it?
15	the au	action, the title actually comes directly to	15	A It's in our like I said, we have a title
16	NextG	Gear. So we actually have a title center in	16	vault, so it's kept in the title vault.
17	Indiar	na. So once they make a purchase, they let them	17	Q And that's in Indiana?
18	know,	I'm going to forward this with my NextGear	18	A That's in Indiana.
19	accou	nt. The auction will send that to us. We pay	19	Q Now, you're aware or are you aware that
20	the au	action and they forward us the titles.	20	Mrs. Mahdavi took out a loan to purchase the BMW?
21	Q	So who was involved in the transaction for	21	A Yes. After the car was repossessed and
22	the pu	rchase of the BMW at auction?	22	this came about, yes.
		54		56
1	A	I mean I'm not sure of your question.	1	Q It's your understanding that she took out
2	Rephi	rase that, please.	2	the loan after the car was repossessed?
3	_	Well, somebody had to be at the auction to	3	A No, no, no. I'm saying I was made aware
4	-	ase the BMW, correct?	4	after the car was repossessed that she had a loan
5	A	So you're saying who actually purchased it,	5	out.
6	as far	as from Baltimore-Washington?	6	Q And have you been made aware that she took
7	Q	Yes.	7	out the loan prior to the car being repossessed?
8	A	I'm assuming Molavi or Alex, whoever has	8	A Yes.
9	access	s to his account.	9	Q Okay. And that loan is with Pentagon
10	Q	Okay. But you don't know specifically?	10	Federal Credit Union?
11	A	No.	11	A Yes.
12	Q	And do you know what date the BMW was	12	Q And are you aware of any facts that would
13	purcha	ased at auction?	13	show that that loan was not a legitimate loan?
14	A	We should have provided that information.	14	MR. BRAGDON: Objection. Can I get a
15	It has	exact dates on there.	15	continuing objection on these "any facts" questions?
16	Q	Okay. But you don't have an independent	16	He's not going to know counsel's trial strategy in
17	recolle	ection?	17	this case. I'll just make the objection over again.
18	A	No. 400 cars a day.	18	MR. LEVINE: I mean, you can make the
19	Q	And the auction where the BMW was purchased	19	objection.
20	was at	: Manheim?	20	MR. BRAGDON: Okay. To the extent you're
21	A	Correct. Manheim, Pennsylvania.	21	asking him to summarize what facts will be used
22	Q	Where in Pennsylvania is that?	22	specifically at trial, he will not have that

15 (Pages 57 to 60)

57 59 MR. MARKELS: Same objection. 1 knowledge. 1 2 MR. LEVINE: I'm pretty sure that's not my 2 I wouldn't know any other way to do it, 3 3 question. I'm just trying to establish what facts he sir. 4 knows. He's here as NextGear's representative, so... 4 BY MR. LEVINE: 5 A I mean, I will say once I saw the paperwork 5 Q Is it part of your duties and 6 and after it was done, a couple of things I mentioned 6 responsibilities to obtain titles for vehicles? 7 7 already that we noticed. It was made prior to the A No. 8 8 unit being floored. How about released titles for vehicles? 9 9 I can have them released. I'll take that So he had actually already purchased it 10 10 before we even put it on our floor plan, which again, back. I mean, if I have to follow up on a title, we 11 is falsifying, because one of the stipulations, the 11 didn't get it, I may give the auction a call or 12 12 vehicle cannot be sold. You have to pay the vehicle something like that. 13 off 48 hours after it's sold. Any time you buy a 13 But have you ever as part of your duties 14 vehicle from us, you sell it, it needs to be paid off 14 and responsibilities for NextGear obtained a title to 15 15 a vehicle? within 48 hours. 16 16 A No. I just want to make sure that's clear. And 17 17 then -- so like I said, the dates showed that she had Tell me how NextGear knows that 18 18 Mrs. Mahdavi had any knowledge of what BW Auto may actually purchased the vehicle before it having been 19 19 purchased by us. Secondly, once we verified, once I have been doing with respect to these titles. 20 saw a copy of the address, again, I noticed that 20 MR. BRAGDON: Objection to form. You can 21 wasn't the residence that was listed on the bill of 21 answer. 22 sale in the title work. 22 A I would not know. 58 60 1 So again, we had the original title. So we 1 BY MR. LEVINE: 2 knew it had to be a duplicate title even to be sent 2 Q Does NextGear have any information to 3 to the funding company, PG, Pentagon Funding or what 3 indicate that Mrs. Mahdavi had knowledge of what BW 4 4 have you. Auto may have been doing? 5 5 BY MR. LEVINE: MR. BRAGDON: Objection. You can answer. Q So how do you know it had to be a duplicate 6 6 A I would not know. 7 title? 7 BY MR. LEVINE: 8 8 Because we still have the original title. Q Did you investigate whether she had any 9 Q Is it possible that a new title could be 9 direct involvement in what you're calling a 10 10 issued without the first title being... fraudulent scheme? 11 Well, the way --11 I have not myself, no. 12 MR. MARKELS: I'm going to object on 12 0 Would anyone else at NextGear possess that 13 speculation. Go ahead. 13 information? 14 A The way it's supposed to work, you're 14 MR. BRAGDON: Objection. Besides the 15 supposed to -- you should pay the vehicle off, and we 15 attorneys? 16 forward you the title, and then you get your title 16 A I wouldn't know. I'm not sure of the 17 work done. So we still have our title on file, 17 grounds they have been pursuing after this has come 18 meaning, so yeah, if they have a duplicate title, it 18 to fruition, so I'm unaware. 19 was done under fraudulent circumstances. 19 BY MR. LEVINE: 20 BY MR. LEVINE: 20 Q Would Lisa Long be involved in trying to 21 21 Q Is that the only way to obtain a duplicate determine whether Mrs. Mahdavi has direct knowledge 22 title, is through fraudulent circumstances? 22

16 (Pages 61 to 64)

		1	10 (Fages 01 to 04)
	61		63
1	A No. I mean, again, this was our	1	A Yes.
2	attorneys are dealing with this now.	2	Q Who signed it on behalf of NextGear?
3	Q So only your attorneys?	3	A Brian Geitner.
4	A Yes.	4	Q Who is Brian Geitner?
5	Q Okay. Are you familiar with how much	5	A He's our CEO.
6	Mrs. Mahdavi paid for the BMW?	6	Q And you mentioned before that the BMW was
7	A I don't recall. I did see the bill of	7	sold before NextGear financed it?
8	sale, but I don't recall.	8	A Correct.
9	Q Do you recall whether that price was a fair	9	Q Okay. And you said that that's against the
10	market value for the car?	10	contract?
11	A I would say yes.	11	A Correct.
12	Q And are you aware that she put a down	12	Q Okay. And where in the contract does it
13	payment down on the vehicle?	13	reference that?
14	A Yes, I think so. I think it was on the	14	MR. BRAGDON: Objection to the extent that
15	bill of sale.	15	you're asking him to interpret a legal document.
16	Q Do you know whether Mrs. Mahdavi has ever	16	A If you go to page 2 of 12, it will be G.
17	bought any other cars from BW Auto?	17	BY MR. LEVINE:
18	A No. I would not be aware of that.	18	Q 2 of 12, G. "To hold all amounts received
19	Q I'm going to skip ahead. This has been	19	that relate to any receivable that is subject to a
20	marked as NextGear Exhibit 8.	20	recoverable advance in the form as received in trust
21	(NextGear Exhibit 8 was marked for	21	for the sole benefit of and for lender, and to remit
22	identification and attached to the deposition	22	such funds satisfying all amounts due lender and
	62		64
1	transcript.)	1	owing by borrower for and in connection with such
2	BY MR. LEVINE:	2	receivable, in each case within 24 hours of
3	Q Take a minute to review this.	3	borrower's receipt of such funds or receipt of such
4	A I'm familiar with it.	4	funds by any affiliate of borrower."
5	Q Okay. Can you identify this document,	5	MR. MARKELS: You meant to say
6	please?	6	"receivable" the document reflects "receivable
7	A This is our demand and promissory note.	7	advance."
8	Q Okay.	8	MR. LEVINE: Yes, sorry.
9	A For NextGear.	9	BY MR. LEVINE:
10	Q And does this evidence NextGear's loan to	10	Q So BW is required to turn over the funds
11	BW Auto?	11	that it receives for the purchase?
12	A Yes.	12	A Correct.
13	Q Were you involved in the negotiating of	13	Q Okay. Is it required to obtain NextGear's
14	this contract?	14	authorization before it gives the buyer possession of
15	A Yes.	15	the vehicle?
16	Q Were you involved at all in drafting the	16	A Rephrase that. Say that one more time.
17	contract?	17	I'm sorry.
18	A No.	18	Q Does NextGear require that BW Auto obtain
19	Q Is this a standard contract for NextGear?	19	NextGear's permission before it would give the buyer
20	A Yes.	20	possession of the vehicle?
21	Q And Mr. Molavi signed this on behalf of BW	21	MR. BRAGDON: Objection to form. You can
22	Auto?	22	answer.
			+ ·

17 (Pages 65 to 68)

1 A No. Under our contract, like it said, you 2 have to pay. You have a certain amount of time to 2 as inventory?	
	67
2 have to pay. You have a contain amount of time to 2 as inventory?	, it's
2 have to pay. You have a certain amount of time to 2 as inventory?	
3 pay us once you sell the vehicle. 3 A Correct.	
4 BY MR. LEVINE: 4 Q Okay. And when was this security	interest
5 Q So the contract allows them to sell the 5 perfected?	
6 vehicle? 6 MR. BRAGDON: Objection. You	can answer.
7 A Yes. 7 A It should be in it should be alre	ady
8 Q BW Auto just has to give the money to 8 <b>provided to you.</b>	
9 NextGear? 9 BY MR. LEVINE:	
10 <b>A Correct.</b> 10 Q When did you first learn that Next	Gear had
Q Okay. So in essence, you're entrusting BW 11 financed the purchase of the BMW?	
with the vehicle, that they're going to provide the 12 A I guess once they filed suit agains	t PAR.
money to NextGear? 13 When they first filed against PAR.	
MR. BRAGDON: Objection to form. You can 14 Q When who filed suit?	
15 answer. 15 A I guess Ms. Mahdavi.	
16 <b>A Correct.</b> 16 Q When Mrs. Mahdavi filed suit in the	is case?
17 BY MR. LEVINE: 17 A Yes.	
18 Q I'm sorry, your response was 18 Q That was the first time that you bec	ame
19 <b>A Correct.</b> 19 aware that NextGear had financed the BMV	
20 (NextGear Exhibit 10 was marked for 20 A No, no, no. I'm sorry. What's yo	ur
21 identification and attached to the deposition 21 question again? I'm sorry.	
22 <b>transcript.</b> ) 22 Q When did you first become aware to	hat
66	68
1 BY MR. LEVINE: 1 NextGear had financed the BMW?	
2 Q I hand you what's been marked as NextGear 2 A As soon as it was floored. Whate	ver day it
3 10. Take a moment to review this document, please. 3 was floored.	·
4 A Okay. 4 Q Okay. And how did you become a	ware?
5 Q All right. I'm going to follow up on that, 5 A I have a receivable for every deal	er so it
6 but let me turn back to the contract and NextGear's 6 shows a list of the vehicles that we funded	d for them.
7 interest in the BMW before I get too far off that 7 Q Okay. And do you know what day	that is?
8 subject. Now, how does NextGear establish that it 8 <b>A</b> I do not.	
9 has a security interest in this BMW? 9 Q And has the list of receivables been	1
10 MR. BRAGDON: Objection to form. You can 10 submitted?	
11 answer. 11 <b>A Yes.</b>	
A So when you sign your contract, we file a   12 Q And what's the process by which B	W would
13 UCC, a Uniform Commercial Code, which gives us 13 submit, what is it, an authorization to finan	ce the
14 interest in the property and all the assets.   14 purchase?	
15 BY MR. LEVINE: 15 A So yes, they have to provide wh	
Q And NextGear's UCC for this BMW, was one 16 vehicles they would like floored, they let	
	oored, they
17 filed for this BMW specifically? 17 know whatever vehicle they would like fl	
17 filed for this BMW specifically? 18 A No. General. General filing. 17 know whatever vehicle they would like fl 18 would make the flooring clerk aware.	
17 filed for this BMW specifically? 18 A No. General. General filing. 19 Q Okay.  17 know whatever vehicle they would like fl 18 would make the flooring clerk aware. 19 Q So they don't go to NextGear?	
17 filed for this BMW specifically?  18 A No. General. General filing.  19 Q Okay.  20 A So any inventory that's filed with us or  17 know whatever vehicle they would like flow would make the flooring clerk aware.  19 Q So they don't go to NextGear?  20 A No. We can't they don't contact	
17 filed for this BMW specifically? 18 A No. General. General filing. 19 Q Okay.  17 know whatever vehicle they would like fl 18 would make the flooring clerk aware. 19 Q So they don't go to NextGear?	

18 (Pages 69 to 72)

			18 (Pages 69 to 72)
	69		71
1	A We can't give someone authorization to put	1	A So there was no contact with Manheim at
2	something on their floor plan. They have to do it	2	that time. It was the auction that I had it
3	themselves with the auction, how they're going to	3	forwarded to, Baltimore-Washington, I just let them
4	pay, they make the auction aware of how they're going	4	know the vehicle was coming.
5	to pay for the vehicle.	5	Q This was after it was repossessed?
6	Q Why can't you do that?	6	A Correct.
7	A Because that would tell every one of my	7	Q You contacted with Manheim?
8	dealers, hey, floor that vehicle with NextGear.	8	A Baltimore-Washington.
9	Q Is there something illegal about that?	9	Q And is that in Elkridge?
10	A No. I mean, it would be illegal. It would	10	A Yes, that's the one in Elkridge.
11	be a conflict of interest.	11	Q And when did you do that?
12	Q Okay. So then Manheim notifies NextGear	12	A The day I guess before it was delivered.
13	about BW's request?	13	Q So on or about May 20th, 2014?
14	A So once they're made aware, they can do it	14	A We have the dates in there. It's
15	right through the system. They have an internal	15	consistent with whatever the dates are in the
16	portal and they go right in and floor those vehicles.	16	paperwork.
17	Q Okay. So Manheim would have records of	17	Q So you were aware that the BMW was on your
18	when BW made the request to floor the vehicle?	18	receivable list when you went and you met with Alex
19	A Yes. They should.	19	Mahdavi on or about April 15th or 16th?
20	Q And have you reviewed Manheim's records on	20	A Correct.
21	the flooring of the BMW?	21	Q And the vehicle was repossessed on about
22	A No.	22	May 20th?
	70		72
1		1	
1	Q Has anyone at NextGear reviewed Manheim's records on the flooring of the BMW?	1 2	A If that is what we have, then that would be the date.
2	A I'm not aware of that.	3	
4		4	Q Okay. When did NextGear or anyone working on behalf of NextGear first locate the BMW?
5	Q Did you do anything to determine whether  NextGear reviewed Manheim's records on the flooring	5	A So whatever date that we had that was
6	of the vehicle?	6	
7		7	picked up, we would have located it the day before.  Q And so it was just located the day before
8	A No.  MR. BRAGDON: Objection. You can answer.	8	it was picked up?
9	A No.	9	A Yes.
10	BY MR. LEVINE:	10	Q And
11	Q What communication has NextGear had with	11	A So once we had it located, we had a couple
12	Manheim about the BMW?	12	of vehicles there, I contacted my repo team and let
13	A Since? Since	13	them know, "Hey, if you could go by this address this
14	Q Any communication.	14	evening." And they had a copy of the receivable list
15	A There are two different Manheims. I'm not	15	as well, to see what vehicles they could locate
16	sure what you're asking me.	16	there.
17	Q Why don't you help me understand. I'm not	17	Q Okay. So I want to turn back to NextGear
18	clear on the difference between the Manheims.	18	10. Have you had a chance to review that?
19		19	A Mm-hmm.
20	A Are you talking about before it was	20	Q What is that document?
21	repossessed?  Q Starting with before it was repossessed,	21	~
22		22	
	yes.	^ _	report.

19 (Pages 73 to 76)

			13 (14900 70 00 70)
	73		75
1	Q And on the first page, there's lots of	1	MR. BRAGDON: To the extent we haven't
2	redactions.	2	produced an unredacted version, yes.
3	A What are you calling it?	3	BY MR. LEVINE:
4	Q Redactions. The black lines.	4	Q So hopefully you've got better eyes than I
5	A Okay.	5	do, because I have a real hard time looking at these
6	Q Are you familiar with what would have been	6	documents. So what are these notes?
7	in those rows?	7	A These are our attempt to collect, where we
8	A It just looks like modified by just the	8	tracked what was done.
9	names, the initials.	9	Q Okay. And do you have access to this? Is
10	Q Do you know who put those black marks on	10	this on a computer system?
11	that?	11	A Yes.
12	MR. BRAGDON: Objection. I think you have	12	Q Okay. Does the computer system have a
13	to ask that to me. I think it was done by their	13	name?
14	attorneys.	14	A The screen that it comes from is collection
15	MR. LEVINE: Okay.	15	management.
16	BY MR. LEVINE:	16	Q So you have access to this?
17	Q Do you know why these would have been	17	A Yes.
18	redacted?	18	Q Who else has access to this?
19	A No.	19	A So any superior, so myself, my direct
20	MR. BRAGDON: Same objection.	20	supervisor Lisa, and any higher-ups on up the chain.
21	MR. LEVINE: So there's a privilege here?	21	Q Anyone
22	MR. BRAGDON: The redacted ones, I think	22	A Anybody involved in collections would have
	74		76
1		1	
1 2	we'll have to look at specific ones. I think some of the redacted ones have been produced in full. We've	1 2	access.
3	also produced copies that were filed in Maryland	3	Q Okay. And the second column so you have "Modified On" as the first column, then "Modified
4	State Court in a different hearing.	4	By," then "Method," then "Comment." Are those the
5	MR. LEVINE: That are unredacted?	5	only four columns?
6	MR. BRAGDON: The ones in Maryland State	6	A Yes.
7	Court were redacted. We'll have to look at any	7	Q So what does it mean I'm assuming, tell
8	specific redactions. But it may be in the redacted	8	me if I'm wrong, that "Modified On" means the date
9	ones that were produced. We certainly produced some	9	that someone is putting a comment in?
10	unredacted versions of redacted documents.	10	A Correct.
11	MR. LEVINE: Okay.	11	Q And "Modified By" would be the person who
12	MR. BRAGDON: That we had already filed in	12	is putting the comment?
13	Maryland. If we filed it in a redacted version, we	13	A Correct.
14	provided the filed redacted version. And some of	14	Q And what is "Method"?
15	those at least we provided an unredacted version.	15	A So where we are in the collection. So
16	MR. LEVINE: Okay.	16	usually it's "Monitor," or it's been closed out.
17	MR. BRAGDON: If there are specific	17	It's basically our status codes.
18	redactions you have questions about, I can I would	18	Q Okay. So "Monitor" is a status code?
19	have to provide that answer.	19	A Yes.
20	MR. LEVINE: Okay. So I'll ask that you do	20	Q "Closed out" is a status code?
21	that for everything that's redacted on what's been	21	A Yes.
22	identified as NextGear 10.	22	Q Okay. What are other status codes?
	identified as incatocal 10.		Q Okay. What are outer status codes:

20 (Pages 77 to 80)

				20 (rages // to 60)
		77		79
1	A	I can't even think of it. Come back to me	1	years back. So we just got some information out of
2	on tha	at. I can't recall at this second.	2	there.
3	Q	On the second page, page 2 of 7, it says	3	Q Okay. So it was just another location to
4	"Modi	ified by Lisa Long."	4	try to locate
5	A	Mm-hmm.	5	A To locate inventory, yes.
6	Q	Okay? Is this whole page a record from one	6	Q Inventory. Okay. And who is Emile?
7	day?		7	A Emile would be Molavi.
8	A	Yes.	8	Q Khazeyer Molavi?
9	Q	And Lisa Long is the one who made this	9	A Mm-hmm.
10	comm	ent?	10	Q So still on the page on 2 of 7, it's NG
11	A	Correct.	11	000005, where it starts talking about Prestige
12	Q	Okay. So it says, first line, "5/21, LL,	12	Imports.
13	recap	of my visit, trying to locate inventory and	13	A Mm-hmm.
14	gather	information"?	14	Q Did you visit Prestige Imports?
15	A	Mm-hmm.	15	A Yes.
16	Q	So is "LL" Lisa Long?	16	Q So you were with Lisa and you both went to
17	A	Correct.	17	Prestige Imports?
18	Q	Okay. And so Lisa where does she work?	18	A Yes.
19	A	She is from Ohio. So she actually flew in.	19	Q So tell me about what happened there.
20	Q	She flew in from Ohio? Where in Ohio?	20	A Basically we went to Prestige. He was at
21	A	I don't know.	21	one of the again, so just to backtrack and
22	Q	Does NextGear have an office there?	22	explain, every 30 days, our dealers get audited.
		78		80
1	A	No. It's her physical address, her home.	1	During that audit, we verify what's sold and what's
2	Q	Does she work out of her home?	2	still there. So we collect bill of sales at that
3	A	Yes.	3	time. If there's a car at a shop or anywhere else,
4	Q	Okay. So she flew in to Maryland?	4	they give that address.
5	A	Correct.	5	So what happens is whatever address we have
6	Q	All right. And or I guess she went to	6	in our system from that audit, evidently Emile had
7		ocate vehicles on her own?	7	vehicles or Molavi had vehicles from before, and we
8	A	Yes.	8	visited that dealership. That's one of the reasons
9	Q	Did you go with her?	9	we went there.
10	A	Yes.	10	Q And what did you learn there?
11	Q	So you were with her on 5/21?	11	A That he actually had a Maserati there. We
12	A	Yes.	12	verified the VIN number. It was not the Maserati
13	Q	Okay. Now, it says in the middle, it says	13	that Manheim was looking for. It was not on our
14	_	s dad house, 906 Westwood, Vienna."	14	floor plan, but with Manheim, their credit line.
15	A	Yes.	15	Q So you're helping Manheim try to locate
16	Q	Who is Alex's dad?	16	their inventory?
17	A	I'm not sure of his name.	17	A Yes. If anything, we were aware of what
18	Q	Okay. Does Alex's dad have anything to do	18	they were looking for as well, so yes.
19	-	W Auto?	19	Q So this was not a NextGear collateral?
20	A	Not that we're aware of. It's one of the	20	A No. We were just trying to see if our
21	places	we had a location, under I think Alex had	21	inventory any inventory we could find is what we
22	-	ount with us as well, that had defaulted some	22	were looking for.

21 (Pages 81 to 84)

			_	21 (Pages 81 to 84)
		81		83
1	Q	Who is Omid?	1	well.
2	A	Omid is the owner there.	2	Q Where does he work?
3	Q	What did Omid tell you about what BW Auto	3	A Indiana.
4	was do	oing with the vehicles?	4	Q And what information would Lisa Stevens
5	A	He is basically was not aware. He said	5	have about the BMW?
6	he wo	uld contact Molavi to see what was going on. He	6	A She would not have any information that I'm
7	was a	good friend. Molavi had helped him out in the	7	aware of.
8	busine	ess and learning the business, so he would try	8	Q All right. What information would she have
9	to find	l out what was going on. But he didn't have	9	about NextGear's trying to collect on BW's loan?
10	any in	formation.	10	A So from the comment here, she was basically
11	Q	Did he ever provide you with any	11	running VIN checks. So we have a system in place
12	inform	nation?	12	where we can actually run VINs through the auctions
13	A	No.	13	to see what's in the auctions. And that's what we
14	Q	Did he say anything about Alex?	14	were doing at that time, to see if there was anything
15	A	No.	15	we could get a ping on.
16	Q	Okay. So was the conversation centered on	16	Q And was that done for the BMW?
17	Mr. M	olavi?	17	A That was done for all the vehicles.
18	A	Yes.	18	Q What was learned about the BMW when that
19	Q	Who is Lisa Stevens?	19	task was performed?
20	A	Lisa Stevens is one of our collectors as	20	A Nothing. It wasn't at the auction, so it
21	well.		21	wouldn't have showed up.
22	Q	Where does she work?	22	Q So this is just for if BW was to sell the
		82		84
1	A	She works out of NextGear in Indiana.	1	vehicle at auction?
2	Q	Okay. Is she a supervisor?	2	A At auction, exactly. It would chime into
3	A	No. I don't think so.	3	all the auctions around the country. If it was
4	Q	If you turn to page 5 of 7. She's on the	4	registered, it would come up. We were just asking to
5	modif	ier, modified by list.	5	lock it down.
6	A	Yes. So	6	Q Was NextGear able to locate any vehicles
7	Q	So how does she have access to the	7	using this method?
8	collect	tion management record, then?	8	A We did not.
9	A	She's one of our collectors.	9	Q Do you know about how many vehicles, in
10	Q	Okay. So any collector has access?	10	April of 2014, about how many vehicles sold that
11	A	Yes.	11	month?
12	Q	And does she work for you?	12	A I do not. Like I said, I was given 20 bill
13	A	Kind of hand in hand. Doesn't work for me,	13	of sales at the time, which would be a little be a
14	but		14	little high. Normally they sold about ten units of
15	Q	She didn't report to you?	15	floor plan when they would get an audit done, so 20
16	A	No.	16	was on the extenuating side at that time.
17	Q	Does she report to Lisa Long?	17	Q Okay. And do they finance all their
18	A	No.	18	vehicles through NextGear?
19	Q	Do you know who she reports to?	19	A No. They have some vehicles that they will
20	A	I do not.	20	pay cash for.
21	Q	And who is John Goodyear?	21	Q Okay. And
22	A	John Goodyear is one of our collectors as	22	A We had the majority of their inventory.

22 (Pages 85 to 88)

			22 (Fages 65 to 66
	85		87
1	Q Do you know if they had a floor plan with	1	as well. He was looking for the three vehicles. I
2	anyone else?	2	think it's mentioned in here. The Maserati
3	A No.	3	Q He was looking for Manheim's vehicles?
4	Q No, you don't know?	4	A Correct.
5	A No, they did not, that I'm aware of.	5	Q Do you know whether he located them?
6	MR. BRAGDON: Do you want a break?	6	A No.
7	MR. LEVINE: Do you need a break?	7	Q Was the Maserati Manheim's?
8	MR. BRAGDON: Any time you want to take a	8	A None of their vehicles have been located,
9	break, we can.	9	that I'm aware of.
10	THE WITNESS: How much longer do you have?	10	Q Now, the record references an informant?
11	I could use the restroom.	11	A We had a few people call stating that they
12	MR. LEVINE: We can take a break.	12	knew where the vehicles were; but nothing ever came
13	(Recess.)	13	about, because we never located them.
14	BY MR. LEVINE:	14	Q Okay. Do you have the identities of these
15	Q Who is John Goodyear?	15	people?
16	A John Goodyear is one of our collectors.	16	A I do not.
17	Q So he was also involved in trying to	17	Q So
18	collect the	18	A Most of them were very vague.
19	A Yes. He was I'm sorry. Go ahead.	19	Q So the informant was not someone regularly
20	Q He was also involved in trying to collect	20	used by NextGear?
21	the BW loan?	21	A No.
22	A Correct.	22	Q Okay.
	86		88
1	Q And trying to recover the vehicles?	1	A Guys basically trying to get some money.
2	A Correct.	2	Q Okay. So how did this person contact
3	Q Okay. So was he doing did he do any	3	NextGear?
4	surveillance?	4	A Via phone, I would assume.
5	A Yes.	5	Q Okay. Did he leave his name?
6	Q Where does he work?	6	A No. That's what I'm saying, most of them
7	A He works in Indiana.	7	were very vague.
8	Q He also came	8	Q What was
9	A Flew in, yes.	9	A I didn't talk to him myself, so
10	Q Flew into Maryland?	10	Q Who did?
11	A Yes.	11	A I'm not sure.
12	Q Did Lisa Stevens fly into Maryland?	12	Q Would it have been John Goodyear?
13	A No.	13	A He may have.
14	Q Do you know on what's marked as NG 000008	14	Q So if you turn to NG 000009. Do you know
15	which vehicle VIN numbers are of which these	15	who the task collections incident, who the individual
16	numbers would be for the BMW?	16	would have been who made the comment?
17	A No. You can match it up to the receivable.	17	A This is still Lisa, LL.
18	Q Who is Matt Easler?	18	Q All right. So you're seeing where it says
19	A Matt Easler would be the contact at	19	"LL after 4/17"?
20	Manheim.	20	A Mm-hmm.
21	Q What was his involvement in this matter?	21	Q So above that, it says "LL 4/16."
22	A So Matt actually came down and rode with us	22	A Mm-hmm.
	21 So wate actually calle down and four with us	4 4	A MIIII-IIIIIIII

23 (Pages 89 to 92)

			23 (rages 09 to 92
	8	9	91
1	Q For 4/18 there's no initials. Do we know	1	Q Who made the decision to repossess the BMW?
2	if that's her?	2	A Both of us. Once we located it, I think
3	A No. I'm not sure.	3	the notes say John sold the vehicle on 5/19.
4	Q Do you know who Scott Collier is? It's at	4	Q John Goodyear?
5	the bottom of that page. "Criminal invest."	5	A Yes. So that same day, I contacted my repo
6	A Criminal investigator, but I don't know who	6	team to let them know to go by that address in the
7	that is.	7	evening.
8	Q Do you know it says "criminal invest."	8	Q Who is your repo team?
9	Do you know what that means?	9	A PAR Services.
10	A Criminal investigator.	10	Q Who did you contact there?
11	Q Is this law enforcement?	11	A Denny.
12	A It could be. Like I said, I don't know who	12	Q Denny?
13	he is.	13	A Denny Par [sic], yes.
14	Q Okay. And so this was Lisa speaking to	14	Q His last name is Par?
15	that person?	15	A Mm-hmm.
16	A There are no initials on there, so I'm not	16	Q Is that P-A-R-R?
17	sure who that actually was. I would assume so.	17	A P-A-R.
18	Q So other than when you went to visit Alex	18	Q Just P-A-R?
19	at the dealership, did you have any other	19	A Yes.
20	communications with Alex about any of these cars?	20	Q Is his last name. Okay. Does he own the
21	A No.	21	company?
22	Q How about Mr. Molavi?	22	A No. His father.
	9	0	92
1	A I spoke to Mr. Molavi on a daily basis.	1	Q Who is his father?
2	Q Okay. And did he provide any information	2	A Mr. Par.
3	to you?	3	Q Got you. Did you speak with anyone else at
4	A No. No.	4	PAR Services about repossessing the BMW?
5	Q Okay. Did Lisa Long speak with Alex	5	A No.
6	Mahdavi?	6	Q Did you call Denny?
7	A Not that I'm aware of, no.	7	A Yes.
8	Q Did she speak with Mr. Molavi?	8	Q And you called him on the 19th of May?
9	A Yes.	9	A Yes. Or the 20th. It would have been that
10	Q And when did she speak with him?	10	morning.
11	A She was probably communicating with him on	11	Q All right. What did you tell him?
12	a daily basis as well.	12	A Basically that we thought we saw one of our
13	Q You would both speak to him on a daily	13	vehicles or a couple of our vehicles at that address,
14	basis?	14	at Mahdavi's address, and to go by there.
15	A Yes.	15	Q Okay. And then what was your next
16	Q Independently or on a conference call?	16	communication with PAR Services about the BMW?
17	A Independently. If she was in town, then it	17	A Well, there was the next day. He got it
18	would be together. But yes.	18	that night. He let me know that he was able to get
19	Q How many times did she come into town on	19	the vehicle.
20	this matter?	20	Q Okay. So after you instructed PAR Services
21	A Probably about two or three, three times.	21	to obtain the vehicle, the next communication was
22	I'm not sure. Two times.	22	when they after they had obtained it?
22	I'm not sure. Two times.	22	when they after they had obtained it?

24 (Pages 93 to 96)

Social contacted you from Par?   A Yes.   Yes.   So we provided them with the receivable which lists all the vehicles that they have on their floor plan with the VIN numbers, so to PAR Services, did you provide any other to PAR Services, did you provide a copy of the title to the to PAR Services, did you provide a copy of the title to the vehicle?   12						24 (rages 93 to 90)
2  Q Did you provide any information to PAR 3  Services about the vehicle besides describing the make and models? 5  MR. BRAGDON: Objection to form. You can answer. 6  answer. 7  A Yes. So we provided them with the receivable which lists all the vehicles that they have on their floor plan with the VIN. 10  they can verify it by the VIN. 11  BY MR. LEVINE: 12  Q Okay. Other than providing the receivable information to PAR Services, did you provide any other information to PAR Services, did you provide any other information to PAR Services of where to go look. 15  A Just addresses of where to go look. 16  Q Did you provide a copy of the title to the vehicle? 18  A No. 19  Q Did you know whether or not you had the title to the vehicle at this time? 10  A Yes. 11  Lihis time? 12  A Yes. 13  Q So after the vehicle was repossessed, who do contacted you from PAR? 14  Lihis time? 15  A Denny. 16  Q And did he call you? 17  A Yes. 18  Q And what day was it that he called you? 19  A It would have been the 21st. 10  Q And where did I want him to take it. 11  Q They took the vehicle back to his lot? 12  A Yes. 13  Q Do you know whether they conducted an his lot, and where did I want him to take it. 19  Q Do you know whether they conducted an his lot, and where did I want him to take it. 10  Q Do you know whether they conducted an inventory of the vehicle? 11  A That they picked up the vehicle. It was on his lot, and where did I want him to take it. 19  Q Do you know whether they conducted an inventory of the vehicle? 19  A I don't know. They have a couple, but I'm not sure exactly which to he took it to. 10  Q Do you know whether they conducted an inventory of the vehicle? 11  A That they picked up the vehicle and they are a couple, but I'm not sure exactly which to he took it to. 19  Q Do you know whether they conducted an inventory of the vehicle? 20  A They did not, because they did not have			93			95
Services about the vehicle besides describing the make and models?  MR. BRAGDON: Objection to form. You can answer.  A Yes. So we provided them with the receivable which lists all the vehicles that they have on their floor plan with the VIN numbers, so they can verify it by the VIN.  BY MR. LEVINE:  Q Okay. Other than providing the receivable to PAR Services, did you provide any other information to PAR Services, did you provide any other information to PAR Services of where to golok.  Q Did you know whether or not you had the title to the vehicle at the title to the vehicle at this time?  A Yes.  A No.  Q Did you have the title to the vehicle at the the vehicle at the title to the vehicle at this time?  A Yes.  A Penny.  Q And what day was it that he called you?  A It would have been the 21st.  Q And what did he say?  A That they picked up the vehicle. It was on his lot, and whare did I want him to take it.  Q Do you know whether they conducted an inventory of the vehicle?  A Hey did have been the 21st.  Q Do you know whether they conducted an inventory of the vehicle?  A Hey did have been the 21st.  Q Do you know whether they conducted an inventory of the vehicle?  A Hey did have been the 21st.  Q Do you know whether they conducted an inventory of the vehicle?  A Hey did have been the 21st.  Q Do you know whether they conducted an inventory of the vehicle?  A Hey did have been they conducted an inventory of the vehicle?  A No.  Q Do you know whether they conducted an inventory of the vehicle?  A Hey did have been the 21st.  Q Do you know whether they conducted an inventory of the vehicle?  A Hey did not, because they did not have keys to the vehicle.  A No.  Poly Indian the Tunk and did you instruct Denny where to take the BMWy?  A Transport it to Baltimore-Washington  A I the BMWy?  A It should have been the complete the balt was that the vehicle at the exact date.  Q Do you know whether they conducted an inventory of the vehicle and the vehicle	1	A	Correct.	1	entered	I the inside of the vehicle?
4 make and models?   MR, BRAGDON: Objection to form. You can answer.   6 answer.   7	2	Q	Did you provide any information to PAR	2	A	Not that I'm aware of.
Society of the provided them with the receivable which lists all the vehicles that they have on their floor plan with the VIN numbers, so to they can verify it by the VIN.   Society of the provided them with the vehicles that they have on their floor plan with the VIN numbers, so to they can verify it by the VIN.   Society of the vehicles that they have on their floor plan with the VIN numbers, so to they can verify it by the VIN.   Society of the VIN.   S	3	Service	es about the vehicle besides describing the	3	Q	Including the trunk?
6   A Yes. So we provided them with the receivable which lists all the vehicles that they have on their floor plan with the VIN numbers, so they can verify it by the VIN.   10   Manheim.   12   Q Okay. Other than providing the receivable   13   to PAR Services, did you provide any other   14   information to PAR Services?   14   information to PAR Services?   15   A Just addresses of where to go look.   16   Q Did you provide a copy of the title to the vehicle?   17   vehicle?   17   A It should have been provided. But yes, have it on record, I don't recall the exact date.   19   Q And when was that done?   19   Q And when was that the vehicle But yes, have it on record, I don't recall the exact date.   19   Q And how did you learn that the vehicle But been taken to Manheim?   19   Q And how did you learn that the vehicle But been taken to Manheim?   19   Q And what manheim?   19   Q When you say "they," you mean PAR Sewillet You know?   10   Q When you say "they," you mean PAR Sewillet You know?   10   Q And what did he say?   10   Q When you say "they," you mean PAR Sewillet You know?   10   Q And what did he say?   11   Q And what did want him to take it.   12   Q And what did want him to take it.   13   Q They took the vehicle Mit to the vehicle It was on this lot, and where did I want him to take it.   14   Q Did Denny call and tell you that?   15   Q And what fill have been the 21st.   16   Q Do you know whether they conducted an inventory of the vehicle?   17   A Wes.   18   A Wes.   19   Q Did Denny call and tell you that?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails with PAR Services?   19   Q Okay. So no emails wi	4	make a	and models?	4	$\mathbf{A}$	Not that I'm aware of. Like I said, they
7 ha Yes. So we provided them with the receivable which lists all the vehicles that they have on their floor plan with the VIN numbers, so 10 they can verify it by the VIN. 11 BY MR. LEVINE: 12 Q Okay. Other than providing the receivable 12 Q And where did you — A Transport it to Baltimore-Washington 11 Manheim. 12 Q And where did you — A Transport it to Baltimore-Washington 12 Q And where did you — A Transport it to Baltimore-Washington 13 A I guess a couple of days later. I don't have the exact date. 14 have the exact date. 15 Q Okay. Do you know when Manheim obta possession of the vehicle? 17 A It should have been provided. But yes, have it on record, I don't recall the exact date. 18 been taken to Manheim. 18 Manheim? 18 that he referred to, BW Manheim? 19 A Baltimore-Washington, yes. 19 A That they picked up the vehicle It was on his lot, and where did I want him to take it. 19 Q And what did he say? 11 A That they picked up the vehicle. It was on his lot, and where did I want him to take it. 19 Q Did Denny call and tell you that? 14 A His storage lot. 15 Q And where its hat located? 16 A Transport it to Baltimore-Washington and the did you learn that it had been delivered to BW Manheim? 18 that he eatled you? 18 A So they let me know, once they take it over. I do a report to let them know we'll get it checked in, so our repossession team will verif it's been checked in over there. 19 Q Did they do that in this case? 10 A That they picked up the vehicle. It was on his lot, and where did I want him to take it. 19 Q Did Denny call and tell you that? 14 A His storage lot. 15 Q And where is that located? 15 Q And what did not, because they did not have 20 A No. 1 pretty much deal with them on top the provided in the vehicle? 17 A No. I pretty much deal with them on top the vehicle. 18 Weys to the vehicle. 19 Q Okay. So no emails with PAR Services? 17 A No. 1 pretty much deal with them on top the vehicle.	5		MR. BRAGDON: Objection to form. You can	5	didn't	have keys, so
8   receivable which lists all the vehicles that they have on their floor plan with the VIN numbers, so they can verify it by the VIN.	6	answei	r.	6	Q	And did you instruct Denny where to take
9	7	A	Yes. So we provided them with the	7	the BM	IW?
they can verify it by the VIN.  BYMR. LEVINE:  Q Okay. Other than providing the receivable  possession to PAR Services, did you provide any other to part in formation to PAR Services?  A Just addresses of where to go look.  Did you provide a copy of the title to the vehicle?  A No.  Did you know whether or not you had the count it to the vehicle at this time?  A Yes.  Did you have the title to the vehicle at this time?  A Yes.  A Denny.  A Denny.  A Yes.  A Dand when was that done?  A Baltimore-Washington obta yes, have it on record, I don't recall the exact date.  D How did you learn that the vehicle have been taken to Manheim, BW Manheim?  A Baltimore-Washington, yes.  PA Baltimore-Washington, yes.  PA So they let me know, once they take it over, I do a report to let them know we'll get it checked in, so our repossession team will verificate it's been checked in over there.  A Yes.  A It would have been the 21st.  A A Yes.  A It would have been the 21st.  A His storage lot.  A His storage lot.  A That they picked up the vehicle. It was on his lot, and where did I want him to take it.  A His storage lot.  A They did not, because they did not have less to the vehicle.  A They did not, because they did not have less to the vehicle.  A No.  D Oy ou know when Manheim obta possession of the exact date.  A It should have been provided. But yes, have it on record, I don't recall the exact date.  D Okay. So after the whichele back date.  D Okay. So no emails with PAR Services?  A Yes.  D Doy ou know whether or not you had the search and where it has on the state located?  A Yes.  D D Okay. So no emails with PAR Services?  A No.  D Okay. So no emails with PAR Services?  A No.  D Okay. So no emails with PAR Services?  A No.  D Okay. So no emails with PAR Services?	8	receiva	able which lists all the vehicles that they	8	A	Yes.
11 BYMR. LEVINE:   12 Q Okay. Other than providing the receivable   13 to PAR Services, did you provide any other   14 information to PAR Services?   14 information to PAR Services?   15	9	have o	on their floor plan with the VIN numbers, so	9	Q	And where did you
12 Q Okay. Other than providing the receivable 13 to PAR Services, did you provide any other 14 information to PAR Services? 15 A Just addresses of where to go look. 16 Q Did you provide a copy of the title to the 17 vehicle? 18 A No. 19 Q Did you know whether or not you had the 20 title to the vehicle at this time? 21 A Yes. 22 Q Did you have the title to the vehicle at 25 A Yes. 26 Q So after the vehicle was repossessed, who 27 A Ves. 28 Q And did he call you? 29 A It would have been the 21st. 30 Q And what did he say? 31 A That they picked up the vehicle. It was on his lot, and where did I want him to take it. 31 Q They took the vehicle back to his lot? 32 A It should have been provided. But yes, have it on record, I don't recall the exact date. 31 Q How did you learn that it had been delivered to BW Manheim? 32 A Baltimore-Washington, yes. 33 A So they let me know, once they take it over, I do a report to let them know we'll get it checked in, so our repossession team will verificate it's been checked in over there. 40 Q When you say "they," you mean PAR Se will let you know? 41 A That they picked up the vehicle. It was on his lot, and where did I want him to take it. 41 A Yes. 42 Q How did you learn that it had been delivered to BW Manheim? 43 A So they let me know, once they take it over, I do a report to let them know we'll get it checked in, so our repossession team will verificate it's been checked in over there. 44 Owen you say "they," you mean PAR Se will let you know? 45 A They did not, because they did not have 46 Conducted you from PAR? 51 A Denny. 52 A Pes. 53 Q And what did he say? 54 They did not, because they did not have 55 A Denny. 56 Q And where is that located? 57 A Yes. 58 Q And where is that located? 58 A They did not, because they did not have 59 A They did not, because they did not have 50 Q No?	10	they ca	an verify it by the VIN.	10	A	Transport it to Baltimore-Washington
13 to PAR Services, did you provide any other information to PAR Services?  15 A Just addresses of where to go look.  16 Q Did you provide a copy of the title to the vehicle?  17 vehicle?  18 A No.  19 Q Did you know whether or not you had the 20 title to the vehicle at this time?  20 Did you have the title to the vehicle at this time?  21 A Yes.  22 Q Did you have the title to the vehicle at this time?  24 A Yes.  3 Q So after the vehicle was repossessed, who 4 contacted you from PAR?  4 Contacted you from PAR?  5 A Denny.  6 Q And did he call you?  7 A Yes.  8 Q And what day was it that he called you?  9 A It would have been the 21st.  10 Q And what did he say?  11 A That they picked up the vehicle. It was on 12 his lot, and where did I want him to take it.  13 Q They took the vehicle back to his lot?  14 A His storage lot.  15 Q O kay. So no emails with PAR Services?  16 Q Doy ou know when Manheim obta possession of the vehicle?  17 A No. I pretty much deal with them on to phose session of the vehicle?  18 A No.  19 Q And how did you learn that the vehicle has been taken to Manheim, BW Manheim? Is that he referred to, BW Manheim?  20 A Baltimore-Washington, yes.  21 C How did you learn that it had been delivered to BW Manheim?  3 A So they let me know, once they take it over, I do a report to let them know we'll get it checked in, so our repossession team will verif it's been checked in over there.  7 Q When you say "they," you mean PAR So will let you know?  8 will let you know?  9 A They'll let me know when they take it it's been checked in over there.  10 Q And what did he say?  11 A That they picked up the vehicle. It was on his lot, and where did I want him to take it.  12 A Yes.  13 Q Did Denny call and tell you that?  A Yes.  14 A No. I pretty much deal with them on to phone.  15 Q Okay. So no emails with PAR Services?  16 A They did not, because they did not have  21 keys to the vehicle.	11	BY M	R. LEVINE:	11	Manhe	eim.
14 information to PAR Services? 15 A Just addresses of where to go look. 16 Q Did you provide a copy of the title to the 17 vehicle? 18 A No. 19 Q Did you know whether or not you had the 20 title to the vehicle at this time? 21 A Yes. 22 Q Did you have the title to the vehicle at 25 this time? 26 A Yes. 27 A Baltimore-Washington, yes.  1	12	Q	Okay. Other than providing the receivable	12	Q	And when was that done?
15 A Just addresses of where to go look. 16 Q Did you provide a copy of the title to the vehicle? 17 A It should have been provided. But yes, have it on record, I don't recall the exact date. 19 Q Did you know whether or not you had the 20 title to the vehicle at this time? 21 A Yes. 22 Q Did you have the title to the vehicle at 20 been taken to Manheim, BW Manheim? Is that he referred to, BW Manheim? Is that he referred to, BW Manheim? 24 A Yes. 25 A Yes. 26 Q So after the vehicle was repossessed, who 4 contacted you from PAR? 27 A Denny. 28 Q And did he call you? 39 A It would have been the 21st. 30 Q And what day was it that he called you? 31 A That they picked up the vehicle. It was on his lot, and where did I want him to take it. 31 Q They took the vehicle back to his lot? 32 A His storage lot. 33 Q Do you know whether they conducted an inventory of the vehicle? 4 A They did not, because they did not have keys to the vehicle. 5 A They did not, because they did not have keys to the vehicle.	13	to PAF	R Services, did you provide any other	13	A	I guess a couple of days later. I don't
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17 vehicle?  18	15	A	Just addresses of where to go look.	15	•	Okay. Do you know when Manheim obtained
18	16	Q	Did you provide a copy of the title to the	16	possess	sion of the vehicle?
Q Did you know whether or not you had the title to the vehicle at this time?  A Yes.  Q Did you have the title to the vehicle at  1 this time?  A Yes.  Q So after the vehicle was repossessed, who contacted you from PAR?  A Denny.  A Yes.  Q And did he call you?  A Yes.  Q And did he call you?  A Yes.  Q And what day was it that he called you?  A It would have been the 21st.  Q And what did he say?  A That they picked up the vehicle. It was on his lot, and where did I want him to take it.  Q And what call you that him to take it.  Q And where is that located?  A I don't know. They have a couple, but I'm not sure exactly which lot he took it to.  Q Do you know whether they conducted an inventory of the vehicle.  P Q No?  A They did not, because they did not have keys to the vehicle.  P Q Okay. So no emails with PAR Services?	17	vehicle	e?	17	A	It should have been provided. But yes, we
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21  A Yes. 22  Q Did you have the title to the vehicle at  94  1 this time? 2  A Yes. 3  Q So after the vehicle was repossessed, who 4 contacted you from PAR? 5  A Denny. 6  Q And did he call you? 7  A Yes. 8  Q And what day was it that he called you? 9  A It would have been the 21st. 10  Q And what did he say? 11  A That they picked up the vehicle. It was on 12  his lot, and where did I want him to take it. 13  Q They took the vehicle back to his lot? 14  A His storage lot. 15  Q And where is that located? 16  A I don't know. They have a couple, but I'm not sure exactly which lot he took it to. 18  Q Do you know whether they conducted an inventory of the vehicle? 2  A Yes, labeled and the vehicle on the vehicle. It was on inventory of the vehicle? 2  A They did not, because they did not have labeled the vehicle. It was on this lot, and where is that located? 2  A I They did not, because they did not have labeled not have label	19	_	· ·	19	_	And how did you learn that the vehicle had
1 this time? 2 A Yes. 3 Q So after the vehicle was repossessed, who 4 contacted you from PAR? 5 A Denny. 6 Q And did he call you? 7 A Yes. 8 Q And what day was it that he called you? 9 A It would have been the 21st. 10 Q And what did he say? 11 Q How did you learn that it had been delivered to BW Manheim? 3 A So they let me know, once they take it over, I do a report to let them know we'll get it is been checked in, so our repossession team will verified it's been checked in over there. 7 Q When you say "they," you mean PAR So will let you know? 9 A It would have been the 21st. 10 Q And what did he say? 11 A That they picked up the vehicle. It was on his lot, and where did I want him to take it. 13 Q They took the vehicle back to his lot? 14 A His storage lot. 15 Q And where is that located? 16 A I don't know. They have a couple, but I'm not sure exactly which lot he took it to. 18 Q Do you know whether they conducted an inventory of the vehicle? 20 A They did not, because they did not have keys to the vehicle. 21 keys to the vehicle. 22 A Baltimore-Washington, yes.  1 Q How did you learn that it had been delivered to BW Manheim? 2 delivered to BW Manheim? 2 delivered to BW Manheim? 3 A So they let me know, once they take it over, I do a report to let them know we'll get in over, I do a report to let them know we'll get in over, I do a report to let them know we'll get in over, I do a report to let them know, once they take it over, I do a report to let them know, once they take it over, I do a report to let them know, once they take it. 4 over, I do a report to let them know, once they take it. 5 checked in, so our repossession team will verif it's been checked in over, I do a report to let them know, once they take it. 6 it's been checked in, so our repossession team will verif it over, I do a report to let them know, once they take it. 7 Q When you say "they," you mean PAR Se will be over, I do a report to let them know when they take it. 8 will let you know? 9 A They'll de ne know when they take it. 9 A Yes	20	title to	the vehicle at this time?	20		·
this time?  I this time?  No So after the vehicle was repossessed, who contacted you from PAR?  A Denny.  A Denny.  A Yes.  A Yes.  A Yes.  A Yes.  A Yes.  A When you say "they," you mean PAR So will let you know?  A It would have been the 21st.  A That they picked up the vehicle. It was on his lot, and where did I want him to take it.  A His storage lot.  A His storage lot.  A I don't know. They have a couple, but I'm not sure exactly which lot he took it to.  A They did not, because they did not have keys to the vehicle.  A They did not, because they did not have keys to the vehicle.  I D Q No?  A They did not, because they did not have keys to the vehicle.  I D Q No?  A Wes.  A Wes.	21	A	Yes.	21	referre	d to, BW Manheim?
this time?  A Yes.  Q So after the vehicle was repossessed, who  A Denny.  A Yes.  A Yes.  A Denny.  A Yes.  A Yes.  A Yes.  A Denny.  A Yes.  A That they picked up the vehicle. It was on his lot, and where did I want him to take it.  A His storage lot.  A I don't know. They have a couple, but I'm not sure exactly which lot he took it to.  A They did not, because they did not have leivered to BW Manheim?  A Ro they let me know, once they take it wor, I do a report to let them know we'll get in the checked in, so our repossession team will verified it's been checked in over there.  A Yes.  A They'll let me know when they take it will let you know?  A They'll let me know when they take it was on his lot, and where did I want him to take it.  A His storage lot.  A His storage lot.  A I don't know. They have a couple, but I'm not sure exactly which lot he took it to.  A They did not, because they did not have lets they to head on the vehicle.  A They did not, because they did not have lets they conducted an inventory of the vehicle.  A They did not, because they did not have lets they delivered to BW Manheim?  A So they let me know, once they take it wor, I do a report to let them know we'll get in the checked in, so our repossession team will verifie it's been checked in over there.  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they saw ill let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you know?  A They'll let me know when they take it will let you	22	Q	Did you have the title to the vehicle at	22	A	Baltimore-Washington, yes.
2 A Yes. 3 Q So after the vehicle was repossessed, who 4 contacted you from PAR? 5 A Denny. 6 Q And did he call you? 7 A Yes. 8 Q And what day was it that he called you? 9 A It would have been the 21st. 10 Q And what did he say? 11 A That they picked up the vehicle. It was on 12 his lot, and where did I want him to take it. 13 Q They took the vehicle back to his lot? 14 A His storage lot. 15 Q And where is that located? 16 A I don't know. They have a couple, but I'm 17 not sure exactly which lot he took it to. 18 Q Do you know whether they conducted an inventory of the vehicle? 20 A They did not, because they did not have 21 keys to the vehicle.  2 delivered to BW Manheim? 3 A So they let me know, once they take it 4 over, I do a report to let them know we'll get it 6 it's been checked in over there. 7 Q When you say "they," you mean PAR So will let you know? 9 A They'll let me know when they take it: 10 yes. 11 Q Did they do that in this case? 12 A Yes. 13 Q Did Denny call and tell you that? 14 A Yes. 15 Q Any written communications with PAR Services? 16 A I don't know. They have a couple, but I'm inventory of the vehicle? 20 A They did not, because they did not have 21 keys to the vehicle.			94			96
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14 A His storage lot. 15 Q And where is that located? 16 A I don't know. They have a couple, but I'm 17 not sure exactly which lot he took it to. 18 Q Do you know whether they conducted an 19 inventory of the vehicle? 20 A They did not, because they did not have 21 keys to the vehicle.  14 A Yes. 15 Q Any written communications with PAR 16 Services? 17 A No. I pretty much deal with them on to phone. 19 Q Okay. So no emails with PAR Services? 20 A No. 21 Q No?	12	his lot,	, and where did I want him to take it.	12	A	Yes.
Q And where is that located?  A I don't know. They have a couple, but I'm  not sure exactly which lot he took it to.  Q Do you know whether they conducted an  inventory of the vehicle?  A They did not, because they did not have  keys to the vehicle.  15 Q Any written communications with PAR  Services?  A No. I pretty much deal with them on to phone.  19 Q Okay. So no emails with PAR Services?  A No.  Q No?	13	Q	They took the vehicle back to his lot?	13	Q	Did Denny call and tell you that?
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20 A They did not, because they did not have 20 A No. 21 keys to the vehicle. 21 Q No?	18	-		18	phone	
21 keys to the vehicle. 21 Q No?	19	invento	ory of the vehicle?	19	Q	Okay. So no emails with PAR Services?
		A	They did not, because they did not have	1	A	
122 O Do you know whather anyone at DAD Carriage 122 A No.		keys to		1	_	
22 Q Do you know whether anyone at PAR Services 22 A No.	22	Q	Do you know whether anyone at PAR Services	22	A	No.

25 (Pages 97 to 100)

	97		99
1	Q And do you have a contract with PAR	1	to do an inventory.
2	Services?	2	Q Okay. Did they do an inventory?
3	A Yes. Just a general contract. Basically	3	A Yes.
4	they provide us with their license number and that	4	Q They didn't have keys?
5	kind of stuff. Just generally make sure they're	5	A Any time they get a car and it does not
6	bonded.	6	have keys, they automatically have keys made so they
7	Q Now, when did NextGear first learn that	7	can move the vehicle around.
8	Mrs. Mahdavi might have had an interest in the BMW?	8	Q All right. And did they provide you with
9	A So I guess it was made aware like a day or	9	an inventory?
10	two later. She actually contacted PAR, and in return	10	A Nothing written. They said nothing was
11	they contacted me.	11	found.
12	Q Okay. Did you ever speak with	12	Q There was nothing in the vehicle?
13	Mrs. Mahdavi?	13	A Nothing the only thing that was found I
14	A No.	14	think was some gloves that were put in the back.
15	Q Do you know if anyone at NextGear has	15	Q Okay.
16	spoken with Mrs. Mahdavi?	16	A Workout gloves.
17	A No.	17	Q So no watch?
18	Q No, you don't know, or no one has?	18	A No watch.
19	A No, I'm not aware. No.	19	Q No cash?
20	Q So when the vehicle was taken to Manheim,	20	A No cash.
21	did you talk to anyone at Manheim about the BMW?	21	Q And no jewelry?
22	A Yes.	22	A (No verbal response.)
	98		100
1	Q And who did you speak with there?	1	Q Just bags of clothes?
2	A Their repossession team. Christian Taylor.	2	A Workout clothes, I think.
3	Q Did he call you to tell you he had the	3	Q Child car seat?
4	vehicle?	4	A No.
5	A No.	5	Q Have you had any communications with April
6	Q Did you call him?	6	Rector about the BMW?
7	A Yes. I wanted to confirm it was there.	7	A Just at the time when it happened.
8	Like I said, the way it happens, Denny would let me	8	Q What was that communication?
9	know the vehicle is being taken over there. I have	9	A To transport the vehicle.
10	what they call a repossession form, so I submit that.	10	Q So you spoke to Denny and to April Rector?
11	Our repo team verifies like I said, we have an	11	A Mm-hmm.
12	automatic connection with the auctions, they'll let	12	Q What was your conversation with April
13	us know when a vehicle has been checked in. So we	13	Rector?
14	verified that the vehicle was there.	14	A Just to transport it. I think when I
15	Q Now, was the vehicle already at Manheim	15	originally called, I was on the cellphone, I called
16	when you learned that Mrs. Mahdavi was saying that	16	the office and got her, just to let her know, "Hey,
17	she owned the vehicle?	17	transport that for me." Then Denny called me back.
18	A I am assuming so. I think so.	18	Q Did you find any other vehicles at homes of
19	Q What instructions did you give to Manheim	19	any other BW Auto employee?
20	about the BMW?	20	A No.
21	A I let them know, I guess there was an	21	Q Where is the BMW now?
22	accusation that they had a watch in the vehicle, and	22	A Still at Manheim, Baltimore-Washington.

26 (Pages 101 to 104)

				26 (Pages 101 to 104)
		101		103
1	Q	When was the last time you saw it?	1	collection management screen. But it's just like any
2	A	I guess when it was originally repossessed,	2	other vehicle, nothing specific towards that 645.
3	say the	e 24th or something like that.	3	Q And so did you review, you know, what the
4	Q	Of May?	4	standard collection file would be for the BMW in
5	$\mathbf{A}$	Uh-huh.	5	preparation for this deposition?
6	Q	Have you seen it since?	6	A No. I mean, there's not much done with it,
7	$\mathbf{A}$	No.	7	just to elaborate. I mean, it's been repossessed,
8	Q	Okay. Have you been given any reports on	8	because you have the legalities. Most of the time we
9	its whe	ereabouts?	9	sell the vehicles within ten days, so we run it back
10	A	No. They were just keeping it in their	10	to the auction. So that hasn't been sold because of
11	storag	e lot.	11	the legal proceedings we're going through now.
12	Q	Okay. So as far as you know, it's still	12	Q Okay. Now, the letter from Pentagon
13	sitting	on their lot?	13	Federal Credit Union to Mrs. Mahdavi, it says that
14	A	Yes.	14	NextGear authorized the repossession. Do you agree
15	Q	Do you know if anyone's been inside the BMW	15	with that statement?
16	since i	t was inventoried?	16	A Correct.
17	A	No, I wouldn't know that.	17	Q Okay. And there's no dispute that PAR
18	Q	Are you aware that Pentagon Federal Credit	18	Services was acting on behalf of NextGear?
19	Union	contacted NextGear?	19	MR. BRAGDON: Objection. You can answer.
20	A	Yes.	20	A No.
21	Q	And what do you know about that?	21	BY MR. LEVINE:
22	A	That they contacted us, that's when we were	22	Q Now, going back to NextGear's answer to the
		102		104
1	mode	aware about the loan. And that's when they	1	complaint in this matter, several defenses are
2		over their information.	2	asserted. And one of the defenses that's asserted is
3	Q	Okay. And who is Stacy Miller Byrd?	3	that Mrs. Mahdavi's claims are barred by fraud. Are
4	A	She's one of the collectors. Stacy Miller,	4	you aware of any fraud that Mrs. Mahdavi has
5		Oh, she got married.	5	committed?
6	9	(NextGear Exhibit 12 was marked for	6	MR. BRAGDON: Objection. You can answer.
7	identif	fication and attached to the deposition	7	A Well, I think we touched upon it. We have
8	transc		8	the original title to the vehicle. So to get any
9		R. LEVINE:	9	financing, you have to provide the financing company
10	Q	Have you seen this letter before?	10	with a title. So the question would be
11	A	I had not seen this, no.	11	BY MR. LEVINE:
12	Q	You've never seen that before? Okay. Are	12	Q You're talking about BW Auto
13	you aw	ware of NextGear's communication with Pentagon	13	MR. BRAGDON: He was in the middle of his
14	•	l Credit Union?	14	answer. Can he just finish his answer, please?
15	A	No.	15	A So, however the financing was conducted, it
16	Q	Do you know if anyone else besides Stacy	16	was done by falsified title. Then again, once we saw
17	Miller	has been in contact with Federal Credit Union?	17	the information that was on the bill of sale, there
18	A	No, I'm not aware.	18	was a falsified address. So two of those factors,
19	Q	Do you know, is there a file kept with	19	that's how we kind of determined that it was
20	respec	t to this BMW at NextGear?	20	fraudulently done.
21	A	It would be our standard collections. So	21	BY MR. LEVINE:
22	one of	the things that you have here is our	22	Q How do you know
Ь——				

27 (Pages 105 to 108)

third party, like I said, it was actually purchased from Manheim prior to being financed in March or what have you. And I don't have the exact date. But if you look at the bill of sale, was catually have in some of the files here, the bill of sale says it was provided in answers to interrogatories. And we're trying to cover those right now, okay? So I can go through them one by one if I want.  A Well, yes. It was not their residence.  Q Now, you say that the address used on the bill of sale was flasified?  A Well, yes. It was not their residence.  Q And when did you learn that?  A Well, yes. It was not their residence.  Q And when did you learn that?  A Well, we we got a copy of the bill of sale from they have we got a copy of the bill of sale was flasified?  A I actually went down to the address that they had on there. We realized it was a wholesate address that they had on there. We realized it was a wholesate address that they had on there. We realized it was a wholesate address that they had on there. We realized it was a wholesate address that they had on the fraud?  A Ms. Mahdavi.  A Ms. Mahdavi.  A Ms. RRAGDON: Objection.  A Ms. RRAGDON: Objection.  A Ms. BRAGDON: We've also answered these exact questions in interrogatories. You there.  MR. BRAGDON: Yes.  MR. BRAGDON: Yes. Asked and answered.  MR. BRAGDON: Yes. Aske				27 (Pages 105 to 108)
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	20	MR. BRAGDON: If you're asking each	20	A It looks like Manheim's.
information, it just seems like a waste of time. But  22  A No. This would be their condition report	21	interrogatory after he's already provided	21	Q This is not a NextGear record?
	22	information, it just seems like a waste of time. But	22	A No. This would be their condition report

28 (Pages 109 to 112)

		28 (Pages 109 to 112
		109
1	when they check the vehicles out.	1 A So again, our attorneys are handling that,
2	Q And is this something that NextGear	would 2 <b>so everything is forwarded to the attorneys.</b>
3	send I mean, excuse me, that Manheim wo	ould send to 3 Q Okay. And did your involvement cease?
4	NextGear?	4 A Correct.
5	A Yes, I'm sure we get a record of it.	t. Yes. 5 Q Okay. Had BW Auto, other than the BMW, had
6	Q Okay. Do you know whether Manhe	eim provided 6 they ever floored a vehicle that it had previously
7	this particular document to NextGear?	7 sold?
8	A No. I'm not aware if they did or n	MR. BRAGDON: Objection. You can answer.
9	Q Does NextGear have any policies and	d 9 A Not that we're aware of, not that they got
10	procedures with respect to repossessing vehic	icles? 10 caught for, no.
11	MR. BRAGDON: Objection. You ca	an answer. 11 BY MR. LEVINE:
12	A Our policy is normally if a dealer	is Q So the BMW is the only vehicle you're aware
13	unable to pay the debt, we usually collect	whatever 13 of?
14	inventory that is left on the lot.	14 A Yes. Only because of the bill of sale
15	BY MR. LEVINE:	provided by by Pentagon.
16	Q Is this a written policy?	Q Okay. Of the other vehicles that were on
17	A It's in the contract, yes.	17 the receivable list, had any of those vehicles been
18	Q So the policy would be stated in the	18 sold?
19	document that's been marked as NextGear 8?	? A Yes. Again, at the time, I was given the
20	MR. BRAGDON: Objection to form.	. You can 20 bill of sales, so he was saying that they were the
21	answer.	21 sold vehicles. But if we have a record on file, we
22	A Yes.	should have a record of list of the bill of sales.
		110 112
1	BY MR. LEVINE:	1 If you look, some of the names were questionable, to
2	Q Did you review this document prio	
3	repossessing the BMW?	3 Q In what way?
4	A Review it with whom?	4 A I think one of them said "incognito," and
5	Q Did you personally review the doct	
6	A No.	6 thing.
7	Q Did you refer to it at all prior to	7 Q On the bill of sale?
8	repossessing the vehicle?	8 A On the actual bill of sales.
9	MR. BRAGDON: Objection. You	
10	At any point prior?	10 those bills of sale?
11	MR. LEVINE: I said, yes, "prior to	o." A We should have copies of the bill of sales.
12	A So I did not I mean, I know the	_
13	contract. We were out a million and a ha	
14	or a million point four dollars, so we wer	re trying to 14 Q Alex did, okay. Do you know whether or not
15	collect anything we could at that time.	his signature was on any of those bills of sale?
16	BY MR. LEVINE:	16 <b>A No.</b>
17	Q But you didn't go back and refer to	the 17 Q Do you know whether his signature is on the
18	contract prior to repossessing the BMW?	18 bill of sale to Mrs. Mahdavi?
19	A No, sir.	19 A No. So we were just given printouts of the
20	Q So after you learned that Mrs. Mah	ndavi was 20 <b>bill of sale, so there were no signatures at all.</b>
21	claiming she owned the BMW, what did yo	
22	that issue?	22 files had been stolen.
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29 (Pages 113 to 116)

			29 (Pages 113 to 116
	113		115
1	Q Who told you there was a break-in?	1	BY MR. BRAGDON:
2	A Molavi.	2	Q When you said the "standard collection
3	Q Mr. Molavi?	3	file," were you referring to the computer system?
4	A Yes.	4	MR. LEVINE: Objection, leading.
5	Q I just want to make sure we're not getting	5	A Correct.
6	Mahdavi and Molavi	6	BY MR. BRAGDON:
7	A Molavi.	7	Q Did you review the computer system at any
8	Q And when did he say this break-in occurred?	8	point since the repossession?
9	A I think we should have this documented as	9	A Have I? No, not personally.
10	well. Two weeks prior, I think, or a week prior.	10	Q Did you review it while the repossession
11	Q Did you ask Mr. Mahdavi about this	11	was going on?
12	break-in?	12	A Yes.
13	A It was after the fact, so I haven't spoken	13	Q And you reviewed the printout?
14	with him since the day we went through the lot.	14	MR. LEVINE: Objection, leading.
15	Q Does BW Auto only sell used cars?	15	A Yes.
16	A Yes, that I'm aware of.	16	BY MR. BRAGDON:
17	Q And are you aware about how many cars, what	17	Q Now, you spoke with
18	percentage it typically would sell at auction versus	18	MR. LEVINE: Objection.
19	selling off the lot?	19	MR. BRAGDON: Excuse me?
20	A They didn't usually run vehicles back	20	MR. LEVINE: I'm anticipating another
21	through the auction. They sold 100 percent, I would	21	leading question, so
22	say, to customers.	22	BY MR. BRAGDON:
		$\vdash$	
	114		116
1	Q Okay. When did NextGear first inform BW	1	Q When did you speak with Alex Mahdavi?
2	Auto that it was in default?	2	A So the day we have it, I guess it would
3	A So we went to the lot that day, I guess the	3	have been April the 20th or whatever it was, the day
4	April 20th or whatever it was. And we didn't have	4	we discovered that all the vehicles were missing.
5	any of our inventory, and we didn't have any money.	5	Q And what time was it?
6	He was in default at that time, so he was made aware	6	A I got there about 10, 10:30 in the morning.
7	then.	7	Q And you spoke to him before that?
8	Q So prior to that, NextGear was not aware of	8	A I spoke with him that evening.
9	any default?	9	Q The previous evening?
10	A Yeah, no.	10	A Mm-hmm.
11	Q And prior to that, NextGear had not	11	Q And what time was that?
12	informed BW that it was in default?	12	A It was about probably 6:30, 7. He told me
13	A No.	13	he would give me a call back.
	MD DDACDON, Objection to form Very series	14	Q Did he?
14	MR. BRAGDON: Objection to form. You can		
14 15	answer.	15	A No, he never did.
			Q And what did you discuss?
15	answer.	15	<ul><li>Q And what did you discuss?</li><li>A I just asked him is everything okay.</li></ul>
15 16	answer.  A No.	15 16	Q And what did you discuss?
15 16 17	answer.  A No.  MR. LEVINE: I don't have any further	15 16 17	<ul><li>Q And what did you discuss?</li><li>A I just asked him is everything okay.</li></ul>
15 16 17 18	answer.  A No.  MR. LEVINE: I don't have any further questions.	15 16 17 18	<ul><li>Q And what did you discuss?</li><li>A I just asked him is everything okay.</li><li>Q What did he tell you?</li></ul>
15 16 17 18 19	answer.  A No.  MR. LEVINE: I don't have any further questions.  MR. MARKELS: No questions.	15 16 17 18 19	<ul><li>Q And what did you discuss?</li><li>A I just asked him is everything okay.</li><li>Q What did he tell you?</li><li>A Yes.</li></ul>

30 (Pages 117 to 120)

			30 (Pages 117 to 120
	117		119
1	Q From your experience, what were	1	A There is a copy of the bill of sales, but
2	Mr. Mahdavi's job responsibilities?	2	there are no signatures.
3	A He was the general manager. He was in	3	Q Got you.
4	charge of all financing and managing the floor plan.	4	A So they would just be computer printouts,
5	Q Did he manage submission of funds to	5	is what he provided us with.
6	NextGear?	6	Q And did you ever see a bill of sale for the
7	A Correct.	7	BMW?
8	Q And did he provide bills of sale when they	8	A No. Not until Pentagon provided it.
9	came in?	9	MR. BRAGDON: No further questions.
10	A Yes. He was our auditor would speak	10	FURTHER EXAMINATION BY COUNSEL FOR PLAINTIFF
11	with him and collect the bill of sales.	11	BY MR. LEVINE:
12	Q Did he provide you a bill of sale for the	12	Q You said that when you called Mr. Mahdavi
13	BMW when you saw him?	13	the evening before you went to the lot
14	A No.	14	A Mm-hmm.
15	Q Did he tell you that it had been sold?	15	Q you asked him if everything was okay?
16	A No.	16	A Mm-hmm.
17	Q Did he submit any funds to NextGear?	17	Q Did you specify what you were talking
18	A No.	18	about?
19	MR. LEVINE: Objection, foundation.	19	A No. I just said, "Is everything all right,
20	BY MR. BRAGDON:	20	you had some payments due" or something like that,
21	Q And you testified earlier there was a	21	"Are you okay to make those." Just a regular call.
22	break-in?	22	A lot of my dealers forget, they have a cutoff of
	118		120
1	A Yes.	1	8:00.
2	Q And what did he tell you was gone from the	2	Q Had they missed any payments at that point?
3	break-in?	3	A No. He said "No, I'll get right on it."
4	A The hard copies of files. So their	4	Q And what time of night was that?
5	their original bill of sales and things like that.	5	A Probably about 7, 7:30. Like I said, our
6	Q So what vehicles were those bills of sale	6	system cuts off at 8. They will get a late fee.
7	supposed to be for?	7	Q And what time did you arrive at the lot the
8	A They are for	8	next day?
9	MR. LEVINE: Objection.	9	A 10:30. Usually the lines open up at 10.
10	A I guess the 20 that he gave me, what I	10	Usually between 10 and 10:30.
11	was trying to make him understand, there was no	11	Q And did Mr. Mahdavi do anything when you
12	signatures on them, because they said the hard files	12	arrived at the lot to try to, you know, conceal
13	had been stolen.	13	himself?
14	BY MR. BRAGDON:	14	MR. BRAGDON: Objection. You can answer.
15	Q And the hard files, are you talking the	15	A No.
16	hard file bills of sale?	16	BY MR. LEVINE:
17	A Correct.	17	Q Did he keep you waiting?
18	Q Now, Mr. Mahdavi did provide a hard file	18	A No. It was status quo.
19	bill of sale; is that correct?	19	Q Okay.
20	A No.	20	A And that's the other answer in our
21	Q Is there a copy of the bill of sale in the	21	collection screen. "Status quo."
22	documents you reviewed?	22	Q And what does it mean?
	··· J · · · · · · · · · · · · · · · · ·		

## Case 1:14-cv-00648-TCB, Document 66-3, Filed 02/04/15, Page 32 of 32 PageID# 856 DEPOSITION OF CORPORATE DESIGNEE, DAVID FREEMAN CONDUCTED ON MONDAY, NOVEMBER 17, 2014

31 (Pages 121 to 124)

			31 (Pages 121 to 124)
	121		123
1	A Basically status quo, we're just doing our	1	ACKNOWLEDGEMENT OF DEPONENT
2	normal followup. So nothing out of the ordinary.	2	I, DAVID FREEMAN, do hereby acknowledge
3	Q Who is the auditor that would speak to	3	that I have read and examined the foregoing
4	Mr. Mahdavi?	4	testimony, and the same is a true, correct and
5	A Jeffrey White.	5	complete transcription of the testimony given by me,
6	Q And did Mr. White speak to Mr. Mahdavi	6	and any corrections appear on the attached Errata
7	about the BMW?	7	sheet signed by me.
8	A I'm not aware, no. We would have to look	8	
9	at an audit.	9	
10	Q Is there an audit file?	10	(DATE) (SIGNATURE)
11	A Yes, we should have that.	11	
12	Q And would the BMW be referenced in the	12	
13	audit file?	13	
14	A Yes, it should. Depending on his last	14	
15	audit and the purchase date. Like I said, we give an	15	
16	audit every 30 days.	16	
17	Q Okay. And does the audit cover all the	17	
18	vehicles that are submitted for floor plan within	18	
19	that 30 days?	19	
20	A No. Every vehicle on the receivable.	20	
21	Q Okay.	21	
22	A So any vehicle that has been financed and	22	
	71 50 any venicle that has been inhanced and	+	
	122	:	124
1	not paid off is what we're inspecting.	1	CERTIFICATE OF SHORTHAND REPORTER-NOTARY PUBLIC
2	Q Okay. Do you know whether an audit had	2	I, Lee Bursten, the officer before whom the
3	been run after the time the BMW would have appeared	3	foregoing deposition was taken, do hereby certify
4	on the receivable?	4	that the foregoing transcript is a true and correct
5	A No, I do not. Mine was the last audit that	5	record of the testimony given; that said testimony
6	day.	6	was taken by me stenographically and thereafter
7	Q Okay. So you also perform audits?	7	reduced to typewriting under my direction; that
8	A Yes. If there's an issue, I'll follow up	8	reading and signing was requested; and that I am
9	to see what's going on, and make a determination from	9	neither counsel for, related to, nor employed by any
10	there.	10	of the parties to this case and have no interest,
11	MR. LEVINE: Okay. That's it.	11	financial or otherwise, in its outcome.
12	MR. BRAGDON: Thank you. We'll read.	12	IN WITNESS WHEREOF, I have hereunto set my
13	THE REPORTER: Mr. Bragdon, are you	13	hand and affixed my notarial seal this 27th day of
14	ordering a copy of the transcript?	14	November, 2014.
15	MR. BRAGDON: Yes, please. E-Tran.	15	My commission expires June 30, 2019.
16	THE REPORTER: And Mr. Markels?	16	
17	MR. MARKELS: Electronic, please.	17	
18	(Signature having not been waived, the	18	
19	deposition of NEXTGEAR CAPITAL, INC., By and through	19	<del></del>
20	its Corporate Designee, DAVID FREEMAN, was concluded	20	LEE BURSTEN
21	at 1:41 p.m.)	21	NOTARY PUBLIC IN AND FOR
22		22	THE DISTRICT OF COLUMBIA